

1905-024 Chancery Causes: Gdn of Mary F. Edmonson & by vs. Cur. of Charles Daugherty &
Lee Co.

Fulkerson, Pridemore, & Edmondson

Att-Estate Dispute
T-Property

Will: 1883 : Mary F. Daugherty : Lee County

- Correspondence

To The Hon. H. K. Morrison
Judge of The Circuit Court of
Lee County, Va.

Your petitioner A. L.
Pricemore would respectfully
represent that one A. Ed-
mouson guardian heretofore
filed his bill against L. D.
Fulkeson Curator &c. The
object of which was to
Compel payment over to the
plff of certain money due
his wards from Polly Dougherty
deceased. The money thus due
them was derived by the said
Polly from her husband's
estate the late Charles Dougherty
deceased.

That money thus
due Mrs Dougherty, was in
litigation among the collateral
heirs of her said husband
and at the time, and for some-
time after the death of Charles
Dougherty, and even to this day
it was believed the said
Charles left a will, but it
could not be found. The said
Mrs Dougherty resides there.

Circumstances, employed the professional services of your petitioner, to endeavor to set-up said will, and prosecute if necessary suit, for the recovery of whatever might be due her under the supposed will, which was a life estate, in a valuable real estate and fee in the personal estate owing to the fact that no proof could be obtained of the existence of said will after the death of said daughter that suit failed, and was then compromised so far as the infant's & personal estate was concerned.

For these services, the said Pally Daugherty, on the 31st day of January 1883, made and executed her bond to your orator for the payment of her services and at her request the compensation was regulated by a percent, 5 per cent on the first one third account and 10 per cent

in the service which Centhact's
plainly set-out in the writing
here filed marked "A"

Your orator is advised that as
to this pr. Cent he has the right
and not the plff to have and
receive and that he pray may be
granted him.

At the same time, he was thus
employed Henry Edmundson the
father the plffs were employed
your petitioner to prosecute said
suit for & on behalf of his
children acting as their next-
friend for their reversion under
said will, and in the progress
of his labor & investigation he
solicited said Henry to employ with
him Messrs Richmond & Orr, and the
services they charge for, in this
cause, in that behalf your peti-
tioner conceives well due them.

But he begs to state that he
humbly conceives he renders an
equal amount for said ser-
vices, and was first employed
and that for these services he has
a lien upon said fund.

He does have any written

Contract in the last word engagement
 but was to have his charges paid
 according to the labor performed -
 Messrs Richmond & Co. he believes
 has a written Contract for \$200.
 As your petitioner conceives his
 services equal in labor & benefit
 But owing to aid in his labors
 and the additional amount paid
 him by Mrs. Dougherty he is con-
 tent to charge no more than
 was cut off this sum \$250. to
 which he conceives himself en-
 titled - He owes Mrs. Dougherty
 as shown by said report is \$269.14
 $\frac{1}{3} = \$897.00$ $\frac{1}{10} = 44.85$ - and an
 remainder \$1794 $\frac{1}{100} = 179.40$. making the
 sum in this case being \$223.40. All of
 of the sums now on hand but this is about that much
 which he pays may be paid
 him - and as my duty binds me
 A. L. O'Brien

more due to him to get some more done

A. L. O'Brien

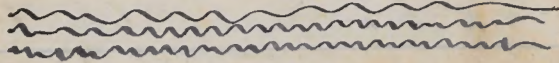
Mrs. Dougherty

Richmond & Co.

Filed by leave of Court Sept 1877
 J. A. Gifford & Co.

Memoranda of a Contract made
and entered into by Mary F.
Daugherty of one part and
A. L. Pridemore of the other, witnessed
that the said Mary F. Daugherty
has engaged the professional ser-
vices of the said A. L. Pridemore to
prosecute a suit in chancery for
the establishment of the will of
the late Charles Daugherty now deceased
and manage her legal affairs and
give advice therein, and to endeavor
to collect as much of the personal
estate of said Daugherty deceased as
she may be legally entitled to - and
if practicable to recover, the personal
property on hand at the date
of said Daugherty's death, And for
these services the said Mrs Mary F.
Daugherty agrees and binds herself
to pay to the said A. L. Pridemore
five percent on the first one third
so recovered and ten percent on the
residue. And as to this debt I
waive the benefit of my homestead
exemption. Witness my hand & seal
this Jan. 31st 1883. Molly Daugherty
A. W. Edmondson

Polly Daugherty
To 3 Contract for
Legal services.
A. L. Pridemore



To The Hon. John A Kelly
Judge of the Circuit Court of
Lee County Virginia.

The Demurrer and answer
of L. D. Fulkerson, to a bill
filed in this Hon. Court against
Thomas Carrator or by Andrew Edmonson
Garabaine.

Respondent is advised the
pffs bill is not good and suf-
ficient in law and of this he
prays judgement &c - But if any
other or further answer be
deemed necessary answering he
says, there will doubtless be in
his hands as the personal repre-
sentative of Charles Dougherty de-
ceased, a considerable sum due
the pffs words - and there will be
still more due them from the
estate of Pally Dougherty deceased.

But while this is a fact your
respondent is unable in the
present state of deceased's
affairs to say how much he can
safely pay - A large amount that
will hereafter come into his hands
is due from C. E. Baylor sur-
viving partner of himself and

is fully shown by the pliffs bill, but your respondent has not sought to collect it from him, because he could not pay out the same for the reasons herein after stated. Said Baylor he is informed is ready to pay at any time. There is a land suit in the Supreme Court of the United States known as the "Holmes" Suit which involves the title to a valuable tract of land purchased by said Baylor from his decedent in his lifetime, and to which he made a deed with Covenants of general warranty. This suit has been recently argued & submitted for final action to said Court, and in all probability will soon be determined. If lost by said Daugherty there will be a liability upon his estate in his Covenants. His decedent as the security of one John M. Beatty and as the administrator of said Beatty is involved in three or more suits now pending in your Honors Court the determination of which will bear upon the fund in his hands, and lessen or increase it, as they

may be favorably or otherwise determined. So that it has been out of his power to settle, fully his accounts, out of the money he has heretofore collected he has paid Mrs Daugherty in her lifetime and her personal representative since her death all he felt he could safely do being about \$1800. in all. Respondent is advised that he had no right to assume control of the mercantile firm of Daugherty & Baylor but that the legal control of the assets of that concern devolved upon its surviving partner as did the duty of settling the same, he is advised that his duty is only to collect whatever may be due his decedent from the surviving partner and this he will most certainly do.

Respondent does not certainly know what is finally to be realized from the firm of Daugherty & Baylor, but it is greatly less than the plaintiff represents, its gross invoice was in the neighborhood of \$17000.00 of this one half is due Baylor \$8500. The liabilities of said concern was about \$2000 - leaving each \$7500. and this

Last sum includes the debts good
 and bad and respondent is unable
 to state the loss in that regard but
 it will be considerable, as will
 be the costs of suits and administration
 of this last sum one half is due to
 estate of Pally Daugherty - subject to
 her liabilities apart of which, re-
 spondent paid at her request, -
 Respondent has no objection to ~~there~~
 his account stated indeed desires
 it so soon as the litigation now
 pending can be settled so that a
 full settlement can be made -
 as if deemed advisable, will
 cheerfully do so now so far
 as in his power. And having now
 fully answered he prays to be
 dismissed with his costs.

A. A. Prillmore

Virginia Circuit Court

P. F.

Filed 25th day of March 1886

L. D. Sullivan

Adm'r { Answer

A. Edmundo Gual

Filed at March
 Term in open Court
 by leave of the court

March 25 1886.
 J. C. G. H. H. H. H.

A. Edmondson Guardian &c.

Plaintiff.

vs.

In Chancery.

L. D. Fulkerson, Curator &c. et al,

Defendants.

read in
~~the~~ This cause came on again to be finally heard upon the papers *formerly*
~~the~~ cause and the report of James W. Orr, Receiver, filed in the cause
September 9th, 1905, and was argued by counsel.

And there being no exceptions to said report, and the same *showing*
~~a~~ final discharge of the duties of said receiver with respect to the funds
that came into his hands for the benefit of the children and heirs of
Henry Edmondson from the estate of Charles Daughtery, deceased, *On* consider-
ation thereof, it is adjudged, ordered and decreed that ~~the~~ *said* report and the
actions of the said receiver therein reported, be and the the same are
hereby approved and confirmed, and the said receiver having fully dis-
charged his duties in the premises it is further ordered that he be dis-
charged from any further duty in the premises, and nothing further re-
maining to be done in this cause, the same is ordered to be stricken from
the docket.

A. Edmondson, Guardian
vs. C.

vs. Decree Final.

L. D. Fulkerson, Custodian
vs. C. et al.

Order Final Sept.
Term. 1905.

Entered in C. O. B.

No. 8, page 64.

Enter this Decree
to a w. s. l. m.
Sept 18 1905.

A. Edmonson Guardian re.

Plffs

against

In chancery

L. D. Fulkersons Curator & et al, Defts

This cause came on again to be heard upon the papers formerly read in the cause, and the report of James W Orr, Receiver, filed in the cause, May 20th 1898, and to which there are no exceptions, and was argued by Counsel,

On consideration thereof it is adjudged, ordered and decreed that said report, and the disbursements by said Receiver of the fund in his hands, be and are hereby affirmed and confirmed, and that said Receiver pay out of the fund, shown by said report to be in his hands,

the sum of \$61.60 to C. V. Duncan and said James W Orr, as and for their fee as attorneys ~~against~~ ^{for} the children of Henry Edmonson for legal services rendered for said children in this cause, as shown by said report. Said Receiver will ~~report his~~ ^{pay out the} residue of the fund in his hands as the share of ~~any other person as receiver in this cause~~ ^{of} ~~Edmonson deceased, and which descended to~~ ^{the} ~~to this Court from time to time. And the~~ ^{his brothers and sisters in the cause and said report} ~~cause is continued.~~

mentioned, as follows. - To Mary F Edmonson \$13.57 $\frac{1}{2}$, to Charles E Edmonson \$12.86, To W. F. Edmonson \$4.16, to Arizona Edmonson \$13.57 $\frac{1}{2}$ with interest on each of said sums from the 2nd day of April 1898, until paid. And the sums due to Andrew Edmonson & Nelly B Edmonson

as shown by said report, being \$156.18 1/6 each,
said Receiver will keep at interest until
they respectively arrive at 21 years of age,
at which time he will pay the same to them.
Said Receiver will report his action hereunder
to some future term of this Court. And the
cause is continued.

A. Edmiston Esq. ^{of San Francisco}

vs. Decree

L. Q. Fulkerson Esq. ^{of San Francisco}

Rev. C. O. B. 6p 150.

Enter this decree

June 16- 1898.

Andrew Edmonson Guardian &c Plff
against-
L. D. Fulkerson Executor & als Defts

It being stated ^{at bar} by plaintiffs counsel, that
there is in their hands the sum of \$233.78 ^{and} 7/10
collected in this cause, due to Charles E Edm-
onson & W. A. Edmonson jointly, and that there
is also in their hands the sum of \$380.93 ^{and} 7/10
collected by them in this cause and due to
Suzanna Edmonson, Andrew Edmonson,
Edw. B. Edmonson
& Nelly B Edmonson children of Henry
W Edmonson & Elizabeth Edmonson. And it
appearing to the Court that said children
are minors ^{& non residents.} ~~residing~~ of this State.

It is therefore ordered, adjudged and decreed
that James W Orr, who is appointed a receiver
for the purpose, do loan out said funds and
keep the same at interest, until the said
children shall arrive, respectively, at the age
at which time they will each be entitled to receive their
of twenty one years, ^{or shall by a proper proceeding} ~~or shall by a proper proceeding~~
transfer the said fund from the jurisdiction
of this Court to the ~~said~~ State of their residence.
Said receiver will before proceeding to loan
said fund, execute bond ^{with security} before the Clerk of
this Court in the penalty of \$1400.00, conditioned
according to law, and will report his
action from time to time to this Court. And
the Cause is continued.

L. Edmonson Guardian
v. C.

vs. Decree

L. D. Fulpherson Auditor
v. C. et al.

Entered Clerk O B
page 2 to 6
att C.

Appts. Record

Enter this record
H. K. M.

Apr 20 1890.

Andrew Edmonson Guard & Poff }
vs. } In Chy
I. D. Fulkerson Curator & others } Defts

1 This cause came on again to be further heard on the papers
2 heretofore read therein and the report of Charles E. Bayler as
3 Survivor of the late firm of Dougherty & Bayler and as the surety
4 of I. D. Fulkerson as Curator of said estate ^{dated and filed in the cause Nov. 18 1889.} showing the manner
5 in which he had accounted to the said curator for the sum
6 of \$2016.86 shown to be in his hands by exhibit (B & C) with Comr.
7 Hyatt's report filed in the cause Augt 20th 1889. And showing
8 also that in discharging said sum he had paid off and
9 discharged the several sums decreed against said Fulkerson
10 as such curator and himself as his security by the decrees
11 entered in this cause on the 5th day of Sept 1889 and
12 was argued by counsel, And the said report being unexcepted
13 to. On consideration of all which it is adjudged ordered
14 and decreed that said report be confirmed, and it is further
15 adjudged ordered and decreed that the said liability of said
16 Bayler to said Fulkerson Curator of \$2016.86 as of Sept 1 1889 be
17 and the same is hereby cancelled. And the several decrees
18 entered against said Fulkerson as such curator, and said Bayler
19 as his security in his official bond ~~in~~ this cause on the
20 5th day of Sept 1889. be and the same are likewise cancelled
21 and are entered of record as paid in full. And the cause is
22 continued.

Andrew Edmonson Guard.

Decree No. 5

L. D. Fulkerson Executor ad

Entered Chancery

O. B. 236 - 0

Dec. 4th 1889.

L. A. S. G. A. D. C.

Enter this

Dec. 4 1889.

H. S. K. M.

" "

Andrew Edmonson Guard & Pff

vs.

I. D. Fulkerson Curator &c

Defts

In Chancery

This cause came on again to be further heard on the papers heretofore read therein, and the report and exhibits therewith, and Special Statements which accompanies the same, of Ben^r. John A. G. Hyatt filed in the cause the 20th day of August 1889. And was argued by counsel and said report, Exhibits and Special Statements therewith being accepted to, on consideration whereof, it is adjudged ordered and decreed that said report Exhibits and statements therewith be and the same are hereby confirmed. And pursuant thereto, it is now further adjudged ordered and decreed that Charles E Baylor in right of his purchases from the heirs of Elias Harber decd. recover against I. D. Fulkerson Curator of Charles Daugherty decd. the sum of \$695.79 with legal interest thereon from Sept 1. 1889 till paid. That Jeremiah Harber recover against said I. D. Fulkerson as such Curator and Chas. E Baylor as his Surety in his official bond as such the sum of \$67.55 with interest from Sept 1-1889. That Mary F. Chas E & W. F. Edmonson the three oldest ^{children} ~~children~~ ^{children} of W. F. Edmonson recover against said two parties the like sum of \$67.55 with interest from the same time, that the heirs of Elizabeth Green decd for the benefit of Jas. D. Morgan and Andrew Myers recover against the said two parties the like sum of \$67.55 with interest from the same time. That Rosetta Harber recover against said two parties the sum of \$22.52 with interest from the same time. That Emma Harber recover agst them \$13.51 with interest from the same time.

That the Bay children recover against them the ~~sum~~ sum of \$11.27 with interest from the same time, That A. L. Pridemore for his legal services under his contract with Polly Daugherty and recover against said two parties \$252.65 with interest from same time, That Mary F. Edmondson¹ Charles E. Edmondson² Wm. F. Edmondson³ Aragonia G. Edmondson⁴ Andrew Edmondson⁵ Edney⁶ Edmondson & Nellie B. Edmondson recover jointly, and in equal proportions the sum of \$693.06 with interest from Sep. 1-1889, to be paid,

And as the said Charles E. Baylor is the surety of said L. D. Fulkerson in his official bond as Curator of Charles Daugherty dead, and as such is liable for the foregoing accounts, and as he has not as yet turned over to said L. D. Fulkerson as such curator, the sum of \$2016.86 which is shown to be in his hands as survivor of himself and Charles Daugherty, arising out of the assets of the firm of Daugherty & Baylor as shown by Exhibit (C & B) with said Hyatt's report. Now should said Baylor desire so to do, he may discharge that liability to said curator in the following manner.

- 1- By retaining in his own hands what is due himself the sum of \$95.79
- 2 By paying to the following parties the following sums with interest thereon from Sep. 1-1889. To L. D. Fulkerson \$25.37. To Jeremiah Harber \$67.55. To J. D. Morgan & Andrew Mayes in right of Elizabeth Green's heirs \$67.55 To the three oldest Edmondson children \$67.55 To the Edmondson children generally \$693.09. To Rosetta Harber the sum of \$22.52 To Emma Harber \$13.51. To the Bay children \$11.27 and to A. L. Pridemore \$252.65, and it is further adjudged that the Peff recover against L. D. Fulkerson curator the costs of this suit to be paid out of the assets of intestate's estate in his hands, and \$35.00 of such costs is already credited to him in the account of Bent. Hyatt. in his said report. And execution is awarded the

Costs

said Baylor against said I.D. Fulkeron for the sum above decreed
him, and execution is also awarded in favor of the other parties
who have recovered by the foregoing decree, against said Fulkeron
and Baylor jointly for said several sums. And should said Baylor
elect to discharge his liability of \$2016.86 as before provided for
then he will report his action to the court at a future time
and in the event of his doing so, then \$35.00 of the sum of \$120.37
to be paid by Baylor to Fulkeron shall be applied by the latter
to the payment of the costs of this suit & the cause is continued

Andrew Edmondson Guard

as } Deane No 4
}

L. D. Frickerson 2nd

Entered in C. B.

p - 2256 77

This names 7 Edmondson

- some of the same

Enter this

Sept 5 1889

H. L. M.

Hyatts costs
unpaid as

clerk 15.17

Same Coun. 28.00

10.00

" " 15.00

" " 8.43

Add " clerk \$76.60

L. D. Sullivan Plaintiff vs. Duff.

vs. Duff.

Tracy.

L. D. Sullivan Plaintiff vs. Duff.

This cause came on again to be heard upon the papers formerly read in the cause and upon the report of J. S. Duff, Commissioner filed in the cause Nov 23rd 1885, and was argued by Counsel. And it appearing from said report that said Commissioner has not performed the duties assigned him by the decree in this cause, and that it becomes necessary that the ^{business of} partnership that existed between Charles Duff, deceased and Charles E. Baylor, under the firm name of Duff, Duff & Baylor be settled. It is ordered that said Commissioner take an account of said Partnership and in addition thereto of the amount if any is due from the said Charles E. Baylor survivor of said firm to the estate of said Charles Duff, deceased, and said Commissioner will then proceed and discharge the duties heretofore assigned him in this cause, and report his action to this Court, and the cause is continued.

H. Edmonson

W. B. Reece

L. D. Fulkerson

Entered Dec. 7th 1888

Chas. B. 177

Hyatt

Entered this vessel.

11/2/1888

if said Commissioners will further state
+ settle the account of L. D. Fulkerson
Curator of Charles Daugherty deceased

A. Edmonson guardian &c.

v.

L. D. Fulkerson &c.

} Equity.

This cause came on this
day again to be heard upon.
The papers formerly read and
was argued by counsel,
And it appearing to the court
that an account of the matters
and things embraced, in A. E.
Pridemore's petition is necessary
to ascertain, the amount due
him - John A. G. Hyatt one of
the Commissioners of this Court
will ascertain, and report
under the terms of said Pridemore
contract with Polly Daugherty,
how much is due him
and when the same was so
due. * He will report his action
to this Court at the next term
And the cause is continued -

A Edmondson
of Secre -
O

L. D. Haskins
Sec

Sept. 1. 1888

Entered C. of A. for
1000.00

Enter this

Sept. 6 1888

H. S. C. M.

Andrew Edmonson Guard & Pelf.
 vs.
 L. D. Fulkerson Curator & others Defts } In Chy.

On calling this cause at the present Term of the court Genl. A. L. Pridmore presented his petition praying to be made a party to said suit, and the Pelf is ordered to so amend his bill as to make him a defendant thereto, and said amendment being so made, said petition is ordered to be treated as a cross bill to the plaintiffs suit, and thereupon Henry W. Edmonson Executor of Polly Daugherty dead, and L. D. Fulkerson Curator of Charles Daugherty dead by their counsel respectively appeared to said Petition, and thereupon this cause together with said petition or cross bill & exhibit with the latter came on to be further heard on the papers heretofore in the cause, and the report of Court John A. G. Hyatt and exhibits therewith filed in the cause July 16. 1886. And the supplemental report and exhibits therewith of said Court John A. G. Hyatt filed in the cause March the 18th 1887, and was argued by counsel. And the said reports and exhibits therewith being received to, and it appearing by said supplemental report that in account of the funds charged to L. D. Fulkerson as such curator in said original report there is now due the Pelf as Guardian for all the children of Henry W. & Elizabeth Edmonson the sum of \$514.79 with interest thereon from January the 25th 1887. That there is due to the same party as Guard, for Mary F., Charles E., and Wm. F. Edmonson the sum of \$192.22 with interest from Augt 25th 1886. That there is due to the heirs of Elizabeth Edmonson the sum of \$192.22 with interest from the same time, that there is due to Reatha Harbor the sum of \$64.07 with interest from the same time. That there is due to Emma Harbor \$38.44 with interest from the same time. That there is

due to the said children the sum of \$82.03 with interest from the
same time, And that there is due Charles E. Baylor in right of
his purchases from the several Harbor heirs the sum of \$1979.91 with
legal interest from Augt. 25 1886. And it appearing from said
Pridemores petition, and his contract with Polly Daugherty, filed therewith
that he is entitled by virtue of his said contract to 5 per cent
the one third of
on the gross sum which would have become due said Polly Daugherty
from the estate of Charles Daugherty decd. had she lived, And 10 per
cent on the residue of such gross sum. And it being admitted that
said sum of \$574.79 found due the Poff as general Guardian for
said children constitutes a part of the sum which would have
been due said Polly Daugherty had she continued to live, and said
Pridemore being willing to accept out of said last sum
the sum of \$100. and to wait for the residue until other funds shall
come into said Curators hands. On consideration of all which
it is adjudged ordered and decreed that A.L. Pridemore is entitled
by virtue of his said contract to 5 per cent on one third of ^{the} gross sum
due and to become due the wards of the Poff as legatee of Polly Daugherty
decd under her last will and testament including such sums as she
may have received in her lifetime, and in ^{part} discharge of said contract
for commission as aforesaid. It is ~~also~~ adjudged and decreed. That
out of said sum of \$574.79 said L.D. Faulkerson Curator of Charles Daugherty
decd. & Charles E. Baylor one of his sureties pay to said Pridemore \$100.00
with legal interest thereon from June, 25 1887 till paid, That the Poff
as guardian for all the children of H.W. Edmonson & wife recover against
said L.D. Faulkerson Curator & Charles E. Baylor his surety \$414.79 with interest
from the same time, That the Poff as guardian for said Mary F. Child
& W. F. Edmonson recover against said two parties \$192.22 with

legal interest thereon from Augt 25 1886 till paid. That Rosetta
Harber recover of said two parties \$64.07 with interest from same
time, that the Heirs of Elizabeth Brown doct. recover against the
same parties \$192.22 with interest from the same time That Emma
Harber recover against said two parties \$38.44 with interest from same
time, that the Bays Children recover against the same two parties
\$32.02 with interest from the same time And that said Charles E
Bayler in right of his several purchases from the Harber Heirs recover
against said L. D. Fulkerson Curator & the sum of \$1971.91 with
interest thereon from Augt 25 1886 till paid And by consent of
parties by their counsel. no execution is to issue on the last four
recoveries for 9 months from this time, and as to the other recoveries
executions are awarded thereon And said Fulkerson as such curator
is ordered to proceed at once to collect any money due him as
such And he may have costs &c. and to apply the same in
discharge of these recoveries And all other matters are reserved
the cause continued

11551
693.06

Andrew Edmundson Esq

vs. { Deam No 2

L.D. Fulkerson Esq

Entered on page

C. O. Bonds to

J. A. Hyatt.
cc.

Enter this
24 3 1887
H. S. K. M.

A. L. P.

R. D. & Co

A. Edmonson Guardian &c Deff

25
L. D. Fulkerson Curator & also Defta }

This cause came on this day to be further heard upon the papers formerly read in the cause and the report of John A. G. Hyatt Commissioner filed July 16th 1886, and his supplemental report filed Mar. 18th 1886, and the exhibits and statements with said reports, and was argued by Counsel. On consideration whereof, and said reports having been filed the time required by law, and being ~~seen~~ and inspected and unexcepted to are confirmed, and pursuant to said Comr's supplemental statement & report, it is ~~adjudged~~ ordered and decreed that the plaintiff as Guardian ^{of the minor heirs of Henry W. Elizaeth} for ~~Mary E. Edmonson, Charles E. Edmonson, & E. Edmonson, deceased~~ ~~Edmonson, & Mary E. Edmonson, & Andrew Edmonson, & Edney B. Edmonson & Nelly B. Edmonson, recover~~ recover from the defendant L. D. Fulkerson Curator of the estate of Charles Daugherty deceased and Charles E. Baylor & J. W. Edmonson his securities \$707.01 with legal interest thereon from the 28th day of January 1887, until paid, and that E. Green's six children ^{as shown in said statement} recover from the same parties \$192.22 3/4 with interest thereon from ~~January~~ ^{August} 20th 1886 and that Rasetta Harber, recover from the same parties \$64.07 with interest thereon from ~~January~~ ^{August} 25th 1886 and that

A. Edmondson Guardian
vs

Decree No 2.

J. D. Edmondson Curator
vs

This decree has not been
entered, and is not correct.

Enter this decree.

Apr 1st 1887.

Emma Harlier recover from the same parties
\$38.44 $\frac{17}{56}$ with legal interest thereon from the
25th day of August 1886, and that the four
Bays children, as shown in said report, recover
from the same parties \$32.03 $\frac{31}{42}$ with legal interest
thereon from the 25th day of August 1886 until paid.
All other matters are reserved, and the cause
is continued.

A. Edmondson, Guardian &c. Plaintiff
vs. 3 In chancery

L. S. Hulkeson Curator &c et al. Defts

This cause came on this 27th day of March 1886, to be heard upon the bill of the Plaintiff and exhibits there in referred to, the answer of L. S. Hulkeson Curator &c. with general replication thereto and it appearing to the Court that process has been duly served upon Charles Es Baylor for more than 30 days before the first day of this Term, and that he has failed to answer plead or demur the bill is taken for confessed as to him and the defendant H. W. Edmondson being represented by counsel, who give their consent to this decree on consideration whereof it is adjudged ordered and decreed that John A. Hyatt one of the Commissioners of this Court after giving due notice to the parties interested do take state and settle the account of L. S. Hulkeson Curator of the estate of Charles Daugherty deceased charging him with all sums properly chargeable to him and giving him credit for all sums for which he produces proper vouchers He will ascertain the sum in his hands for distribution, the sum due to Polly Daugherty Widow of said Charles Daugherty deceased the sum found to her in her lifetime and

to her Administrator since her death the
 sum still due to her estate if any and
 the amount still in said Administrator's hands
 and who is entitled thereto. He will report
 any other fact deemed pertinent by himself
 or required by any of the parties interested.
 He will report his action to the next term
 of this Court and the cause is continued

A Edmondson vs. Edmondson

vs. George

L. S. Sullivan vs. L. S. Sullivan

March Term 1886

Continued Page 570

W. R. Sullivan

Continued this case

March 28th 1886

17653.96

17653.96

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17653.96

1886

Mr. 1st To this sum amt prin unaccounted for Mr. 1st 1885- \$1838. 11

" " " " Interest accumulated to Mr. 1st 1886 \$249. 08

By this sum paid L.D. Fullerton Curator 46. 66

" " " " Same 212. 50

" " " " Prin unaccounted for 1578. 95 \$1838. 11

1887

Mr. 1st To this sum prin unaccounted for Mr. 1st 1886 \$1578. 95

" " " " Int thereon to Mr. 1st 1887 \$94. 73

By " " paid L.D. Fullerton Curator 89. 59

" " " " Same 34. 50

" " " " unaccounted for to square \$1454. 86 \$1578. 95

1888

Mr. 1st To this sum unaccounted for March 1st 1887 \$1454. 86

" " " " Int, thereon two years. \$174. 58

" " " " accumulated Int, brought down 343. 78 518. 36

" " " " amt in Survivors hands up to dec Curator \$1173. 35

" " " " Total amt of 1454. 86 pr. from Mr. 1st to Sept 1st 1887 40

" " " " Total in Survivors hands Sept. 1st 1887. \$2016. 56

By this sum to be paid over to

L.D. Fullerton Curator to square \$2016. 56 \$2016. 56

		Chas E. Baylor Surviving partner		
		of the firm of Doughty and Baylor		
		is the curator of said Doughty Es		
1885		To this sum amount of Cash on hand	\$6130.28	
1885		" " " " " " " " " " " "	\$2501.57	
		" " " " " " " " " " " "	\$6044.14	
		Total amount as of March 1 1885	\$14680.99	
1		By this sum paid Survey liabilities	972.77	
2		" " " " " " " " " " " "	15.00	
3		" " " " " " " " " " " "	20.00	1007.77
		Net sum for division		\$13673.22
12		By this sum Baylor's part.		\$6836.61
18		Amount going to Doughty's estate		\$6836.61
4	14	By this sum to Doughty's estate in	\$135.15	135.15
1885	14	Net amt due Doughty's Curator		\$6701.46
16		By this sum paid L. D. Fulsom curator	900.00	
17		" " " " " " " " " " " "	1100.00	
18		" " " " " " " " " " " "	227.73	
19		" " " " " " " " " " " "	258.97	
20		" " " " " " " " " " " "	500.00	
21		" " " " " " " " " " " "	1175.55	
22		" " " " " " " " " " " "	329.30	
23		" " " " " " " " " " " "	4586.55	
		" " " " " " " " " " " "	2312.91	\$6701.46
1886	24			
1886	24	Mr/ To this sum unaccounted for last year		\$2312.91
	26	" " " " " " " " " " " "	\$138.77	
	27	By this sum paid L. D. Fulsom curator	414.50	
	28	" " " " " " " " " " " "	61.00	
	29	" " " " " " " " " " " "	1838.11	\$2312.91
1886	30			
1886	30	Mr/ To this sum unaccounted for		\$1838.11
	31	" " " " " " " " " " " "	\$110.28	
	32	" " " " " " " " " " " "	\$249.05	\$1838.11
		forwarded		

Supplemental Statement

L. O. Jackson Curator Charles
Daugherty decd

Dr

1886
Aug 20th
X. J.

To this sum due Pelley Daugherty,
as appears from Special Statement No. 2. \$842.11

By this sum amount of her note \$87.50

" " Int. thereon from Nov. 25th 1884... 14.22

" " paid W. W. Edmunds for Right 30.00

A. J.

" " Int. thereon from Nov. 1st 1885 to Aug 25th 1886 5.07

By 5% Com on \$138.79 disbursed 13.58

By this sum in Curators to Square \$139.44 \$892.11

Aug 20th 1886

Sum yet due her Est, in Curators hands \$739.44

See Special Statement No 3.

Aug 20th 1886

To this sum 1/2 amt rec'd by Curator \$251.11

X. J.

By this sum paid, Danish Harbor note 187.18

" " Com + Interest to square 3.04 \$192.32

Aug 25th 1886

To this sum yet in Curators hands \$2498.91

By this sum due L. E. Baylon on purchases 1979 91⁵⁰

" " 3 older bills of W. W. Edmunds 172 22³

" " L. E. Baylon 172 22³

" " Barretto Danish her of L. E. Baylon 04 07²

" " Edmunds Barber 38 14¹⁵/₁₀₀

" " 4 Bags Children 32 00 \$2498.91

1886	See Special Statement No 4 & 2.40 omitted	
Aug. 20	Wht. in Custard hands due Philip Langley Esq	\$ 37.44
"	" " " " " " " " " " " "	172.22
	Total in Custard hands received and paid	\$ 781.66
By	Wht. paid H. Emerson Esq. 20/86	75.32
	Interest to Jan 25 1886	39
	By 20/86 amount \$ 71 disbursed	71.00
	By this sum in Custard hands to appear	\$ 48.52
		\$ 731.66

1887		
Jan 20	To this sum in Custard hands to appear	\$ 848.52
	Out thereon to Jan 20 1887	21.21
	Total Paid back to January 20th 1887	\$ 869.73
By	20/87 sum paid H. Emerson Esq.	\$ 50.00
By	" " " " " " " " " " " "	24.17
By	" " " " " " " " " " " "	10.00
By	" " " " " " " " " " " "	59.07
By	20/87 amount \$ 75 disbursed	75.00
	By this sum in Custard hands to appear	\$ 207.01
		\$ 869.73

1887 Jan 20	To this sum in Custard hands	
	going to H. Emerson as Guardian	
	of H. Emerson's heirs in their	
	just proportion - Jan 20 1887 - this sum	\$ 207.01

As the Hon. J. H. C. Morrison Esq. has
 I make this supplemental
 Statement from the fact that
 since the general statement &
 Report was filed said Custard

filed with me the vouchers in
the last statement for which I
have given him credit, which
as is shown liquidates the \$72.22
owed him from him to Jeremiah
Farber as of August 25th 1886, and
changes the amount due from
said Curator to St. Edmundson
the Guardian of the minor heirs
of H. H. Edmundson, from \$1084.33
as of Aug 25th 1886 to the sum of
\$707.01 due as of 25th January 1887.
The vouchers for these credits
are herewith filed numbered as in
the margin,

Respectfully Submitted
J. S. L. Hatt Cour

J. C. Morrison Esq.
Supplemental
Statement & Report
L. D. Fuel & Iron Co.

Filed Nov. 18th 1884.
J. C. Morrison Esq.

Am. L. Co. 5-00

Circuit Court Clerk's Office

Jonesville Va July 16th 1886

A. E. Crossman Curator

Complainant

vs

L. D. Fulkerson Curator

Defendants

In Equity

To the Hon John A. Kelly Judge of
the Circuit Court for Lee County

I was, by a Decree
entered in the above styled cause at the
March Term 1886 of Your Honor's Court,
appointed a Commissioner and directed
to take state and settle the account of L.
D. Fulkerson Curator of the Estate of Chas
Daugherty deceased, and to charge said estate
with all sums properly chargeable to him,
giving him credit for all sums for which
he produced proper vouchers;

I was also by said Decree re-
quired to ascertain the sum in said
Curators hands for distribution, the
sum due Polly Daugherty widow of
the said Chas Daugherty dead, the sum paid
to her in her life time, and the sum paid
to her Est. since her death, the sum still
due her estate, if any, and the accounts
still in said Curators hands, and who
is entitled thereto.

In obedience to said requirements
I have, to the best of my ability, performed

said duties, and present this report
and Statement I filed herewith
in explanation thereof.

Having given the interested
parties personal notice I proceeded
on July 1st and succeeding days to
investigate the matters referred to me,
and on the 13th July in the presence
of Plaintiff's Attorney James H. Orr and
the Defendant L. D. Thompson under
ex. I stated said Curator's account
herewith filed & marked "X".

In said statement I charge said
Curator with amount of Sale Bill, ^{25th Nov} due as
of Nov. 25th 1882, the sale having taken place
on the 28th Nov. 1882, and with \$4179.25
amount of receipts from Lehas E. Baylar
Surviving partner of the firm of Enghet
& Baylar up to the said 25th Nov. 1882.

Adding total receipts to said sale \$4138.25
I have given said Curator credit for 1%
commission on \$4138.25 amt of sale Bill, and 5%
commission on \$4179.25 amt received from
Baylar. I make this difference in the
commission because of the trouble
it is to sell and collect as compared
with that of merely receiving and
disbursing, and these allowances

James Porter decessed sufficient all things
considered; and have in this annual
statement given him credit for monies
from 1 to 12 inclusive, bearing a bal.
in Curators hands unaccounted for,
(for the year) of \$2412.75 - I then
charge him with Interest for the year
and make other like annual statement
down to August 25th 1886, at which
date I find in Curators hands
unaccounted for including Prin.
and interest the sum of \$3583.25 - of
which sum \$406.76 is accumulated interest
and \$3122.49 is principal or receipts
per his account, B. C.

Special Statement N^o. 1. X shows the
sum of \$5382.28 as the net sum which
has been received by said Curator for
distribution; And Special Statement N^o. 2
X. shows the proportions of this sum
due Polly Dougherty widow of the said
John Dougherty dec'd, the sum paid to her
in her life time \$1370.97, and the sum
\$428.00 paid her by H. W. Edmonson after her
death by said Curator and also shows
that there is still due her Estate from
the sum in Curators hands as of Aug. 25th 1886
the sum of \$392.11.

Special Statement 3 & 4, shows that in addition to the amount \$892.11 in Curator's hands due Polly Enghart's Est^t, there is the further sum of \$2191.14 in said Curator's hands as of 25th Aug. 1880, which belongs to the following persons, according to their various interests in the following proportions to wit: - To Chas. E. Bayler on account of his purchase from the heirs of Chas. Warner, to wit: that of Hannah Warner 1/4, of Polly Warner 1/4, Arthur Warner 1/4, Walter Warner 1/4, Henry M. Warner 1/4, Samuel P. Warner 1/4, Estlin & wife 1/4, Benjamin & wife 1/4, The heirs of John Warner 1/4, The widow & 3 of 4 of Chas. Warner's ^{heirs} 1/4, 1/4 of 1/4 of the widow & heirs of W. L. Warner, amounting, in the aggregate, 1/4, 1/4, 1/4 of the above sum for distribution, the sum of \$1979.71¹/₂, Jeremiah Warner is entitled to \$142.22³/₄ of said sum for distribution, Elizabeth Green's children are entitled to \$142.22³/₄ out of said sum, Rosetta Warner, heir of John Warner dead is entitled to \$66.07¹/₂, out of said fund, Emma Warner grand child of Chas. Warner is entitled to \$38.44¹/₂ out of said fund, The 4 Bays children, grand children of W. L. Warner is entitled to the sum of \$32.00¹/₂ of said fund

and Mary F. Edmonson, Chas. E. Edmonson and Wm. H. Edmonson the three oldest but minor heirs of W. H. Edmonson are entitled to \$192.22 $\frac{1}{2}$ the balance of said sum of \$261.14 in said Court's hands for distribution.

I ascertain the foregoing facts upon examination of the report of H. J. Morgan in the decided Chancery Cause of Arthur Harber et al vs Jeremiah Harber et al now on file in my office, and to which if necessary reference is here made. The said Chas. E. Baylor also has decds from the various Harber heirs which clearly set out his interest in this personal fund as conveyed to him by them, the interest of Paddy Daugherty and the 3 older Edmonson Children is shown by a decree entered in the Chancery Cause of Paddy Daugherty vs Mary F. Edmonson et al and W. H. Edmonson by Paddy Daugherty vs William J. Harber an extract of which is herewith filed marked "C".

Special Statement No. 4

Shows the account due the 6 minor heirs of W. H. Edmonson

and for whom A. Edmonson the
Plaintiff in this suit stands as
Guardian to be \$1084.33, and of
the same Mary F. Edmonson is entitled
to the sum of \$212.76 Charles E. a like
sum, and Wm. F. a like sum, and
George E. is entitled to four of them
to \$148.68 and George E. to a like
sum of \$148.68, and this arises
from the fact that said decree
only knew and considered the
3 first, to which it gave 1/4 of the
net proceeds of the personal estate
of Chas. Dougherty dead after the
widow received one half thereof.

(X 4) But by the will of Polly Dougherty
Cash of the A. Edmonson children
get equally of her estate, and
upon these conditions the fund
in Statement N^o 4 is divided
and each one's interest is there
properly set out.

Your Court is not advised
whether or not any births took
place, or whether or not any
deaths have occurred, to alter in
any way, under section 11th of said
will, the above apportionment.

As is fully shown by the Bill
and answer in this Cause Chas.
Dougherty, died intestate, possessed of
a considerable fortune or what we
in our Mountainous Country, call a
fortune, consisting of a fine tract
of Real Estate, personal property and
a half interest, as admitted by all
parties, in an exceedingly flourishing
Mercantile business, with one Chas.
E. Baylar as his partner, who
undertook, as was his duty as
surviving partner to do, to settle
up the business of said firm but
who has not, so far as I am informed
closed up said business.

Mr. L. L. Luskman the Auditor
of Chas. Dougherty's deed and one of the
defendants in this Cause, soon after
qualifying as such Auditor, very prop-
erly took or caused to be taken an
Invoice of Cash or what was supposed
to be cash belonging to said firm, an
Invoice of the stock of goods on hand
and an Invoice of the Notes & accounts supposed
to be due said firm, and had the same
recorded in the County Court Clerk's
Office of Lee County, which amount
to the following sum to wit: found

Invoice of goods on hands Geo. E. A. \$2801.57
 " " " " " " " " 6135.28
 " " " " " " " " 7018.18

Total supposed assets Geo. E. A. \$17655.03

One half of what may be realized, after payment of the indebtedness of said firm, which I am informed will not amount to over 10000. From this fund will be properly chargeable to the liquidation of Charles Dougherty, decd.

And from this source said Curator has received and been charged with \$5122.52 See the statement (B. 6) and Statement X.

Leaving the probable amount of \$5208.00 yet to be received from this business and be accounted for in the manner as set out in Special Statements B + C accompanying this report.

Said Curator also files and has recorded Inventories E. F. + C. setting out lists of old notes due or supposed to be due to Dougherty, Dougherty + Co and Dougherty + Beatty, upon which he has so far received but little if any, but upon which

17655.03
 10000.00
 7655.03
 78327.51

78327.57
 5122.52
 73205.05

he may receive something, which
 he will in a future settlement account
 for properly.

Whether or not Mr Bayley the
 surviving partner, is using due
 diligence in settling up the business
 of said firm, I am not able
 to say. But not excited this is
 done over the Executors freely
 settle her account.

I am informed by the Master
 Mr L. D. Lathrop that among the
 late decisions of the Supreme Court
 in the "Helmes Cases", Mr Bayley
 is likely to have a claim against
 the Estate of her deceased
 to nearly if not quite equal the
 probable balance which appears
 from settlement of all the firm's
 matters may be due from him
 (Bayley) to said Estate, but how
 this may be over paid, I cannot
 definitely state. I will add however
 that the sooner these matters are
 closed up, the better it will be for
 all parties concerned.

Respectfully Submitted

J. H. St. John Clerk

107
A. C. ...
...
...

L. H. ...

Filed Dec 10 1886

...

...
...
2.00

L. D. Fullerton
Corrator C. Daugherty
Est. Sale Bill
Inventory & remarks
from 1 to 15 inclusive

A list of Personal property belonging
to the Estate of Charles Langherty (deceased)
and sold at Public Sale Nov 26th 1882
on a Credit of 12 months by L. O. Mulhearn
Executor of C. Langherty's Estate.

1	Grey Horse	H. W. Edmonson		30 00
1	Red Heifer	J. W. McDougal		12 10
1	" Cow	H. W. Bales		17 25
1	Brown " & Colt	H. W. Bales		36 00
1	" Heifer	J. W. McDougal		14 10
1	White Bull	J. W. McDougal		27 00
1	Hay Stack	A. R. Surgenor		10 00
1	Hay "	L. O. Mulhearn		14 75
1	Hay "	A. R. Surgenor		12 25
1	Hay "	H. C. Humphrey		8 50
1	Hay "	H. B. Beatty		8 25
1	Hay "	Wm Martin		9 00
1	Press	J. P. Will		8 75
1	Ladle	Wm Scott		2 15
1	Buggy	Ed Pace		15 50
4	Hogs	Mrs Langherty	58 each	20 00
15	Bush Meat	Wm Martin	1108	16 50
10	" "	Peter Cole	1624	10 20
✓ 15	" "	Ed buyer	72 1/2	10 87
8 1/3	" "	Ed buyer	70	5 83
50	" Corn	Mrs Langherty	25	12 50
100	" Corn	A. R. Surgenor	50	50 00
50	" "	A. R. Surgenor	53	26 50
50	" "	A. R. Surgenor	53	26 50
100	" "	L. O. Mulhearn	55	55 00
1	Book Case	Mrs Langherty		5 00
1	Wardrobe	Mrs Langherty		5 00
1	Bed room	Mrs Langherty		5 00
10	Stands	Rees Mrs Langherty	150 ea	15 00
1	Red Cow	Same		20 00
				512 50

Continued

1 Horse & calf Mrs Dougherty
1 Shot Gun & some

512 00
4 00
3 00
519 00

L. D. Gullett
Clerk

Virginia Lee County court clerk's office the 2nd day of February 1884,

The foregoing Sale Bill of the Personal property of Charles Dougherty deceased, was this day filed in this office and admitted to record.

Teste John R. Gibson Clerk.

Filed May 2nd 1884

(1)

Recorded in this
Book - 100, 25 588
J. R. Gibson Clerk

Sale Bill
of Property
belonging to
Estate of
C. Dougherty

Inventory of Cash received, by L.
D. Fulkerson Curator of Chas. Daugherty
decd, from Chas. E. Baylor surviving
partner of the firm of Daugherty & Baylor

1883			
+ January 22 nd	Cash rec'd January 22 nd 1883		\$900.00
+	" " " 23 rd "		227.73
	" " " 25 th "		1000.00
+	" " March 1 st "		255.97
+	" " " 15 th "		500.00
4119.25+	" " Aug. 30 th "		1175.55
744.11	" " Total rec'd in 1883		4058.25
46.66+	" " Nov. 10 th "		60.00
212.50	" " Feb. 29 th 1884		329.31
\$5122.52	" " July 7 th "		414.80
+	" " Nov. 21 st 1885		744.11
+	" " March 15 th 1886		46.66
+			212.50
			\$5122.52

L. D. Fulkerson Curator of
the Estate of Chas. Daugherty decd

The 3rd item above ought to have according to Baylor's
Statement instead of \$1000.

L D Bullockson
Curator C. Daugherty

Inventories
Receipts.

\$5/22.52

(5.4)

Received of L. D. Fulkerson
Curator of Elliotts & Company
One hundred ^{dollars} for Buggy
Bought for Mrs Polley
Company this 18th day
of March 1883.

J. H. Balch & son

J. D. Baker
Rice-pipe
L. B. Lee

L. L. Tucker Curator
1882 To "Lu Co. Sentinel" &c
Nov 23rd To printing 50 Bites \$1.50

Rec'd Payment
J. R. Stickney
Ed. & Proprietor

Seaside
7/50

(1)

Received of L. D. Fulkerson Curator of the
Estate of Wm Daugherty deceased One
Thousand Dollars as part of my
interest in said Estate this 25th
day of May 1883, Wm Daugherty

(2)

Received of L. O. Fulkerson Curator of the
Estate of Charles Dougherty deceased
the following notes due Dougherty &
Boyle by Henry W. Edmundson as
part of my Interest in said Charles
Dougherty's Estate. Viz.

One note H. W. Edmundson due Jan'y 1st 1880
for Thirty^{Two} Dollars & Forty nine cts. \$32.49)
Interest to date 6.08

One note on same due Jan'y 1st 1882
for One hundred & Thirty Dollars \$130⁰⁰
Interest to date 9.10

One note on same due Jan'y 1st 1883
for Seventy Seven Dollars & ninety cts. \$77.91
Interest to date 39

Amounting in all to \$255.97

This 1st day of March 1883 -

Holly Doughty

(3)

Mrs. Pally Daugherty

To L. D. Fulkerson Curator

1883	of the Estate of Chas. Daugherty	Dr.
March	To amt paid for buggy - - -	100.00
"	" Freight on same	10.00
"	" Bal on Organ	5.00
		<hr/>
		\$115.00

I, L. D. Fulkerson do solemnly
swear that the above account is
just & true and the above amounts
were actually paid out as set
forth for the benefit of Mrs. Pally
Daugherty, Given under my
hand this July 15th 1886.

Sworn to before me L. D. Fulkerson
by L. D. Fulkerson July 15th 1886 Curator

Mrs. Polly Daugherty

acct

To $\frac{1}{3}$ \$115.00

L. O. Fulkerson

(4)

Received of L. D. Gulkerson one hundred and
fifty dollars to be credited upon fees due
me from him as the Curator of Charles
Dougherty's estate: - Sept. 28 - 1883 -
A. L. Cridmore

L. D. Zulkersau Curator

Franz } Receipt

A. L. Omelemere

(10)

1882 L. D. Fulkerson Curator of b. Daugherty decd

To the clerk of Lee County Court,

Dr.

Dec 19th Filing affrs. bill 20 Recording same 30th

50

Feb. Recording S.P. from D. C. Campbell. to A. L. P. 125th 100 2,25

2,75

J. R. Gibson clerk,

L. D. Fulkerson
Curator

\$ 2.75

(6)

M. T. Clerk's Office -
Arlington - Virginia -

1st November 1883.

Received of S. D. Fulkerson, Esq. Assign of Charles
Daugherty - in the Case of Fulkerson and Holmes
Thirty dollars

B. Gildersleeve - Clerk
C. C. M. T. W. D. of Va -

(7)

3. Geldersteel

Wick. 11. 2

Wick. 11. 2

Receipt

1882

Aug 5

L. O. Fulkerson Curator of the Estate of
Charles Daugherty deceased On
Entering order appointing you Curator as above
taking bond, with &c - - - \$1.00
Recording bond and power of Atty. 75-
State Tax on grant of Curatorship 5.00
J. A. Hyatt clerk. \$6.75

L. G. Fulkerson
curator

See Bibl # 6.75

(8)

98.75

Received Nov 11th 1883
of L. D. Fullerton Curator
of Estate of W. Dougherty
second, Ninety Eight
dollars & Seventy five ^{cts}
on ac^t—

H. W. Edmondson

Admr of Wlly Dougherty
Deceased

(9)

W. W. Edmonson
Adm.
Receipt



Mr. *Charles Daugherty* 'Est

1883 To **M. B. WYCAL,**

Treasurer of

LEE

County, Dr.

<i>3 Tracts</i>	STATE TAX, 40 cents on the \$100.	County Levy, 25 cents on the \$100.	County School Tax 10 cents on \$100.	District School Tax 10 cents on \$100.	TOTAL AMOUNT OF TAXES.	
To <i>327</i> Acres of Land, Value, <i>\$995</i>	<i>11 98</i>	<i>7 49</i>	<i>2 99</i>	<i>2 99</i>	<i>25</i>	<i>45</i>
Property, Income, etc., \$						
Capitation Tax,						
County School Tax,						
District School Tax,						
Total					<i>25</i>	<i>45</i>

Received Payment in full,

W. J. McFarland

Treasure

(10)

$$\begin{array}{r} 2500 \\ 300 \\ \hline 2190 \end{array}$$

1873

Charles Daugherty, Sheriff, of himself & John M. Beatty decd,
To the clerk of the circuit court

1873
Filing papers of J. H. Sims et als. 20. Decr. 16, atts. 10, and 48

"
1874
Court 36, 1st and cont. 36, 1874 March Decree Final 36, Filing 1.08

March
costs 21, Filing papers 20, 48

1.96

James H. Orr, Clerk.

Chas. Langhorne
Burlington.

\$1.76

(111)

329.10

received Nov 10th / 82
of L. B. Fuller
Execution of Estate of
A. Longley deceased
Three hundred and
Twenty nine dollars
and thirty nine cents
as part of Poll Longley's
Estate in Estate of
A. Longley.

H. B. Edmondson
Attorney at Law
Tarrant

(12)

W. W. Edmonson

of

Receipt

Recd of L. L. Fulkerson - Curator of Charles Haughey's
Estate Thirty five dollars and 23 cents the balance in
full of Prin intrs and cost of an Execution in
favor of Mrs J Fleming for &c 23 said L. L. Fulkerson
states this May 20th 1884

J. H. Enry Ds

(13)

175

1884	L. D. Fulkerson curator of L. Daugherty	Dr-
	To the clerk of Lee Co. Court,	Dr
Feb	25 Filing Inventory of notes acct. Due D. & Baylor	15
	Recording same 19 pages @ 15 ^{cts} per page	2.85
	Filing invoice of stock goods on hand	15
	Recording same 20 pages @ 15 ^{cts}	3.00
	Filing Inv't of cash on hand 15	
	Recording same 20	3.00
	Filing Inv't of notes due Daugherty \$60/53 15	6.50
	" " " Daugherty & Beatty 15 " " 15	3.00
	" " " Daugherty & Co 15 " " 25	4.00
	" Sale bill of Personal property of L. Daugherty 15	6.00
		\$8.35

John R. Gibson Clerk

L. J. Fulkerson
curator

\$8.35—

(14)

1884

June July

Charles Daugherty Survivor of himself of John M. Beatty dead

To Chas T. Duncan Cont.

Dr.

To Settling and adjusting the partnership matters of the
mercantile transactions of the firm of Daugherty & Beatty
at Jonesville of Daugherty & Co at Rose Hill this Sum \$100.00

1885

June July

Charles Daugherty admr. of John M. Beatty dead.

To Charles T. Duncan Cont.

Dr.

To Settling Stating and adjusting your account as
admr. of John M. Beatty dead in connection with
the above named partnership matters and making
a report in thereof in the suit of J M Beatty vs
vs. L. D. Fulkerson Executor of said Daugherty & Co. \$100.00

Received of L. D. Fulkerson Executor of Chas. Daugherty dead.
his note for Two hundred dollars Executed to Harrison
Baylor at my request. in settlement of the above two
fee bills: this Nov. the 30th 1885

Chas T. Duncan by /

Hemphill Morgan.

13-

C. L. Duncan
Receipt—

A List of Notes due or supposed to
be due the Estate of Chas Bonney
(deceased) and Turned over to L. R.
Hickman Curator - Sept 1882

		Due	At
	1 Note L. S. Hickman due May 21 st /83 Subject to credit Nov 3 rd 1874 July 1873	\$ 150 00 \$ 130 00 7 04	
	1 Note Fiddling Seal due Oct 21 st /76		20 00
	1 Note L. S. Hickman due Oct 21 st /76		10 00
	1 Note L. S. Gibbons due July 29 th /76 Subject to credit Aug 12 th /71		87 00 5 00
	1 Note Wm P. Boles due June 4 th /75		27 85
	1 Note James Spocks due Sept 1 st /65		100 00
	1 Note Stephen Green due Aug 4 th /79		2 50
	1 Note Elijah Penington due Aug 20 th /66		5 00
		142 04	2 00
	over		

NOTE L. L. Campbell
Dec 11/80

L. D. Fulkerson
Clerk

10.00

412 85

412 85

Invoice of
Notes

due L. D. Fulkerson
Estate
and sundry
L. D. Fulkerson Clerk

Sept 1882

Received in full
Book No 8 P. 586

J. R. Gibson Clerk

1101

A list of Notes due or supposed to be due
 to Longherty, Surviving Partner of Longherty
 & Co, and turned over to L.D. McKee as
 broker of said Longherty & Co
 Sept 1882

Insolvent	1 Note J. J. Snow due Oct 15 th /71		\$ 3.25
58/1000 Mar. 15 th 1883. Note Insolvent	1 Note Rich Owen due May 12 th /72 subject to Credit May 21 st /75 5.00 May 30 th /76 2.00		9.48
Insolvent	1 Note S. L. Hobbs due Sept 11 th /71 subject to Credit Sept 23 rd /73	10.40	12.00
Insolvent	1 Note John Pace due Sept 7 th /71		1.70
Long	1 Note Elizabeth Holmstrom due Dec 2 nd /71 subject to Credit Oct 5 th /73	2.50	3.35
Chgo	1 Note Elizabeth Owen due Nov 5 th /72		.50
Insolvent	1 Note Thomas Sutton due Aug 1 st /70		1.14
Long	1 Note L. G. Campbell due Dec 2 nd /71 found	14.90	87.04 118.52

Continued

1 Note J. S. Wilson due Nov 27 th / 69	19 30	178 32
1 Note Clark Ball Insolvent promise to pay Subject to Credit Aug 21 st / 71	20 11	20 11
1 Note J. N. Watcher due Feb 18 th / 74	141 57	
1 Note Geo W. Bennett due Dec 19 th / 70	7 03	
1 Note Shadrach Moore due Dec 8 th / 69 Subject to Credit Dec 69	3 00	
1 Note Shadrach Moore due Jan 4 th / 71	6 60	
1 Note W. B. Loyla due Oct 19 th / 71	2 12	
1 Note Saml M. Payne due Oct 17 th / 71 Subject to Credit Jan 3 rd / 72	2 34	
1 Note John Pillier due Nov 9 th / 71 Subject to Credit Feb 5 th / 81	5 30	242 37 10

Continued

1 Note H. G. Slusher due May 26 th / 71	29 00	312 10
1 Note Jas M. Lundy due Nov 7 th / 71	5 13	
1 Note Phillip Daniel due Oct 8 th / 72	25 98	
1 Note Geo W. Neill due March 23 rd / 72 Subject to Credit Oct 19 th / 73	23 14	
1 Note H. L. Boies due Nov 2 nd / 71 Subject to Credit May 10 th / 73	17 26	
1 Note James Snoddy due Feb 2 nd / 71	3 47	
1 Note Sallie Corin due Dec 2 / 71	3 00	
	397	392 11

L. D. McKernon
Barator

Virginia County Court clerk's office the 2nd day Feby 1884.
The foregoing Inventory of books due & supposed to be due
to Daugherty surviving Partner of L. Daugherty & Co was this
day filed in this office and admitted to record
Lester J. R. McKernon clerk.

Invoice of Bills

and

Receipts of the

Record and Writ

Book No. 3 P. 586-7

J. R. Gibbons clk.

110 2

A List of Notes due Charles Daugherty
 Surviving Partner of Daugherty & Beatty
 turned over to ~~the~~ L.D. Mulsteron Caretaker
 of W. Daugherty Estate Sept 1882

Charge / Note W. B. Beatty
 due Aug 12th 1882 \$ 100.00

Investment / Judgment against
 John Potto and
 John S. Lewis in
 favor of W. B. Beatty
 Subject to Credit \$ 1000 1500

L. D. Mulsteron
 Caretaker

Virginia Lee County Court Clerk's office the 2nd day of Feb 1884

The foregoing list of Notes due Charles Daugherty
 Surviving Partner of Daugherty & Beatty was this day
 filed in this office and admitted to records.
 Teste

John R. Gibson Clerk

Index of Notes
List

Lougherty & Beatty
Recorded On Will
Book No 3. Page 587
J. R. Lougherty

No 3

A. Edmonson Comr. of the Court }
L. D. Tucker Comr. of the Court } Sub. Chgo

To the Hon. A. S. B. Morrison
Judge of the Circuit Court for the County of
Henry, being appointed by a
decree entered in the above styled cause
at the Sept. Term 1884 of your Honor's
Court, and thereunto directed to
ascertain what amount is due
A. L. Friedman as the Attorney
for Sally Daugherty debt in
fulfillment of his contract with
said Sally, which is on file
with said Friedman's petition
in this cause, and to further
state and settle the account
of L. D. Tucker Comr. of the Court
for said Daugherty debt.

Respectfully reports
that he cannot find Comr. of the Court
to come before him, and on
investigation of the matter it was
found that all receipts by said
Comr. have been accounted for
in his personal settlement, except
some very small amounts being
on the amount of old notes due

and owing to Daugherty & Co.

The most of the debts incurred by said Invoices Nos 1, 2 + 3 have been filed are reported by said Curator as hopelessly insolvent and will on a final settlement be accounted for in that way.

Before Mr. Fulkerson ^{settles} ^{of this} an exhibit of ^{the} ^{firm's} ^{account} it will be necessary that a settlement be made between him and Chas. E. Bayler the surviving partner of said Charles Daugherty & Co.

From the Invoices of goods and list of notes and accounts on file in this cause as belonging to the firm of Daugherty & Bayler I conclude that in addition to the amount of receipts heretofore reported, there must be a considerable sum yet to be received and disbursed by said Curator, which cannot be ascertained until the firm matters are closed up.

Respectfully submitted

J. A. Hitt

Clerk

4. Edinboro and
3. Canonsburg
Feb 23 1888
L. H. H. H.

Filed for 23/1888
J. L. H. H.

Carried 57

Andrew Edmonson Guardian & Plff in Lvy in the
against } Circuit Court of
L. D. Fulkerson Curator & others Defts } Lee County Va.

Charles E Baylor is the surviving partner of the late firm of Daugherty & Baylor and as such he owes to said L. D. Fulkerson as Curator of said Chas Daugherty dead the sum of \$2016.86^{as of Sept 1-1889} which he has not in fact turned over to said Fulkerson, but which was treated and considered as being in said Fulkersons hands, by the decree entered in said cause on the 5th day of Sept 1889 and Fulkerson was decreed to pay to the parties interested in the Daugherty estate the same as if said Fulkerson had actually received said Fund. And said C. E. Baylor being the security of said L. D. Fulkerson in his official bond as Curator of said Daugherty and therefore ultimately liable for all sums which said Fulkerson might receive as such Curator, to prevent said sum of \$2016.86 from going into said Fulkersons hands, said Baylor has elected to pay the distributees of the Daugherty estate and the creditors thereof, said sum of \$2016.86 without the same being paid to said Fulkerson as such Curator, and he then paying to said distributees and creditors:

And said Charles E Baylor being one of the distributees of the estate of Chas. Daugherty dead, by virtue of his purchases from the Huber Heirs and as such is entitled to the sum of \$695.79 as of Sept 1-1889 out of the fund treated as if in the hands of said Fulkerson by the decree entered in this cause Sept 1889. Said Chas E Baylor therefore retains in his own hands the said sum of Six Hundred and Ninety five dollars and 79 cents as of Sept 1-1889 and this is his portion of said \$2016.86

Chas E Baylor by

Henry J Morgan

2016.86
\$695.79
1321.07

\$ 68.39 We as the attorneys for Mary F. Edmonson Chas E. Edmonson
& W. F. Edmonson have received of Chas E Baylor Suror of
himself and Charles Daugherty decd and the security of L.D.
Fulkerson in his official bond as curator of said Daugherty as
set out in the foregoing Statement, the sum of Sixty Eight
dollars and 39 cts Nov 15 1889.

Richmond & Orr.
Pr Orr.

\$701.72 We as the attorneys for the three children above named and Augustus
Edmonson Andrew Edmonson Eddy Edmonson & Kelly B. Edmonson
have received of Chas E Baylor as above stated the sum of
Seven Hundred and one dollar and 72 cents for said 7 children
Nov. 15 1889.

Richmond & Orr.
Pr Orr.

\$ 68.39 We in right of the transfer made to us of the interest made
to us of Elizabeth Green's heirs in the personal estate of Chas.
Daugherty decd have received of Chas E Baylor in the
manner & character above stated, the sum of Sixty eight dollars
and 39 cents. Nov. 15 1889.

Gas D Morgan
A. J. Myers

\$255.77 Recd of Chas. E Baylor in the manner and character above
stated the sum of Two Hundred and fifty five dollars & 77 cents
directed to be paid to me by the decedent in said cause
the 5th of Sep 1887, & this embraces the interest thereon to the present
date Nov. 15 1889. A. L. Pickens

\$125.37 Chas E Baylor has credited me with the sum of One Hundred
and twenty five dollars and 37 cts as of Sep 1st 1887 on a decree in
his favor against me as curator of Chas Daugherty decd, rendered
in said cause on the 3rd day of Sept 1887 and said sum of One
Hundred and twenty five dollars is therefore received by me as

the sum due me from said Baylor as successor of the late
firm of Daugherty and Baylor and my part of said \$2016.86
which said Baylor has undertaken to pay out without the
same passing through my hands as such curator. Nov. 15 1889.
L. D. Fullerton

\$22.87 I acting as agent and attorney for Rosetta Harber & Sonnetta
have received of Chas E Baylor as before stated the sum
of Twenty two dollars 89 cents part of said sum of \$2016.86
being said Rosettas share thereof Nov. 15 1889.
H J Morgan agt & atto.

\$13.67 I acting as agent and attorney for Emma Harber have
received of Chas E Baylor as before stated Thirteen dollars &
67 cents said Harbers portion of said \$2016.86 Nov. 15 1889.
Henry J Morgan agt & atto.

I acting as agent and attorney for the five or 5 Bays children
have received of said Baylor as aforesaid the sum of eleven
dollars & 41 cts being their share of said fund of \$2016.86. Nov. 15 1889.
Henry J. Morgan agt & atto.

Some years ago I bought Jeremiah Harbers interest in the
Charles Daugherty land, and paid all the purchase money
therefor except \$58- or \$60- and for this I gave him my note
which he still holds. At the time he sold this land to
me, and received the payment therefor except the sum above stated.
There was a bill in equity pending against said Harber
in the Circuit Court of Lee County to collect a debt owing by
him of about \$150- with interest from about the year 1872 or 1873
and in that suit his interest in said land had been attached
and this suit and attachment was pending at the time I made
said purchase and payment. And when that suit

was finally heard and determined said Harber was decreed to pay said debt and interest and cost. And his interest in said land was decreed to be sold to pay the same and hence in order to hold his interest in said land which I had bought of him and paid him for as aforesaid I was forced to pay off said decree interest and cost & in doing so I paid out the sum of \$216.46 of which \$175.00 was paid Sep 30 1887 and \$41.46 Jan 26 1888

Now by the decree entered in this cause on the 5th of Sep 1889 there is \$57.55 decreed said Harber out of the fund treated as being in the hands of said Fulkerson as curator of said Daugherty's estate but which in fact is in my hands, and said sum when calculated down to Nov. 15 1889 amounts to \$68.39, and as I am paying out or paying off the several decrees entered in this cause against said Fulkerson and myself without the money passing through said Fulkerson's hands, and by doing so, discharging a debt of \$2016.86 which is ascertained by Compt. Ryatt I am owing to said Fulkerson as curator an account of money collected by me as surviving partner of the late firm of Daugherty & Baylor I therefore retain in my own hands said sum of \$68.39 due the said Jeremiah Harber and the same to be added as of Nov. 15 1889. on the said sum of \$216.46 paid out by me for him as above stated; Nov. 15 1889.

Chas E. Baylor by
Henry J. Morgan

Andrew Edmondson Guard, & Poff

vs.

S. D. Fulkerson Curator vs. Defts.

In Reply

To the Hon. H. S. K. Morrison Judge of the Circuit Court of Lee County Virginia

Maj. John A. G. Hyatt by Exhibit (C. E. B.) filed with his report in this cause filed therein Augt. 20 1889 shows that I as survivor of the late firm of Daugherty & Baylor am owing to the estate of said Daugherty a settlement of said firm matters the sum of \$2016.86 as of Sept 1-1889 and that sum was charged to S. D. Fulkerson as curator of said Daugherty's estate, the same as if I in fact had paid it to him, and the decree entered in this cause on the 5th day of Sept last was entered against said Fulkerson and myself as his surety the same as if said sum had been paid by me to him, but the fact is it was not so paid, and the same was then, and until recently was still in my hands. And I being said Fulkerson's security in his official bond as curator of said estate, the decree entered in this cause on the 5th of Sept last, allowed me the privilege of paying off the several sums decreed against said Fulkerson as curator and myself as his surety. and by doing so. to discharge the debt of \$2016.86 which I as the survivor of said firm am owing him.

The undersigned begs leave to state, that he has paid off and discharged the several decrees entered in this cause against S. D. Fulkerson as curator, and myself as his surety, and in doing so have discharged said debt of \$2016.86 which I as surviving partner of the late firm of Daugherty & Baylor was owing said Fulkerson as curator at the time said Hyatt made his said report and as shown by said exhibit (C. E. B.)

I have settled all of said claims as of Nov. 15 1889 except the one of \$695.79 due myself and that is adjusted as of Sept 1-1889. and as to the other claims they bore interest until Nov. 15 1889.

Andrew Edmanson Guards

vs $\frac{1}{3}$ Baylors. Report.

L. D. Fitcherson Comptrol

Filed Nov. the 18 1889
J. A. Nyatt C

1st. J. L. Sullivan vs. Plaintiff
against (the heirs
of J. L. Sullivan Executor of the Estate of J. L. Sullivan)
To the Honorable Mr. J. B. Harrison
Judge of the Circuit Court for the County of
Your petition and application
Commissioner in the above styled cause
being directed by decree entered thereon
Sept. 5th 1889 by Leon 7th 1889 to ascertain
and report how much is due to J. L. Sullivan
as Attorney for Polly Daugherty under her
Contract with her, when same is due to
all of which is set forth in said Petition
petition filed in said cause, and to further
state and settle the account of J. L.
Sullivan Executor of the Estate of John
Daugherty dead.

And to settle and adjust the Copart-
nership that heretofore existed between
said John Daugherty dead and John E.
Bayless, showing the conditions of same
and the amount of any sum due to
of John E. B. Bayless to John Daugherty
been turned over to said John E. B. Bayless.

In obedience to the requirements of
said decree I summoned the parties
before me several times and finally
on the 13th Aug 1889 succeeded in
getting sufficient information to
enable me to make the statements
and report the information desired.
The report thereof found necessary to

1 be done, was to settle the partnership
2 transaction between the late Chas. Daugherty and
3 his surviving partner Chas. E. Baylor, or rather
4 to settle and show what amount yet
5 remained to be accounted for by said
6 Chas. E. Baylor as such survivor.

7 It will be seen by statement
8 of the partnership transactions herewith filed
9 marked "C. E. B. & First Charge" said
10 Baylor with Six thousand and hundred
11 and thirty, five & $\frac{28}{100}$ Dollars, as the
12 amount of cash reported by inventory
13 "C" as being in hand, and with Two thou-
14 sand Five Hundred & one & $\frac{57}{100}$ Dollars
15 as the amount and value of goods in
16 stock shown by Invoice of Goods "C",
17 And with Six thousand and forty-four
18 & $\frac{14}{100}$ Dollars as the net sum shown
19 by list received from invoice of notes
20 and accounts, herewith filed marked
21 "R", aggregating the sum of fourteen
22 thousand Six hundred and Eighty Dollars
23 and Ninety nine Cents, as the correct
24 amounts to be charged to said Chas. E.
25 Baylor as such survivor.

26 It is proper to here state that
27 the Invoice of notes and accounts filed
28 by the inventor amounts to a much
29 larger sum than this \$6044. We reported
30 as received by survivor therefore, which
31 is made plain by noticing the two last
32 items of account listed in said inventory

1 B. which are accounts due the firm from
2 Chas Daugherty & Est and from C. E. Baylors
3 Daugherty account amounts to \$1418 18
4 Baylors " " 1147.89

5 Aggregating - - - \$2566.07

6 which after being adjusted between
7 the partners, and charging the Survivor
8 with \$135.15, 1/2 half the difference
9 between their accounts as shown
10 by vouchers & in his statement
11 and by not charging him with
12 \$402.67 the insolvent list returned
13 by him herewith filed marked "A."

14 It will be noted that the list of
15 Notes and accounts is fully
16 accounted for by C. E. Baylors,
17 and that the proper charge against
18 him is as set out in said Statement

19 "C. E. B. \$14680.99. I have given him
20 Credit for vouchers from 1 to 4 inclu-
21 sive all of which are proper and just,
22 resulting in showing that said Sum
23 is justly due as of March 1st 1883 to L.

24 D. Fulkerson the Curator of Chas. Daugherty
25 debt the sum of \$6701.40. and as
26 shown by the receipts of said L. D.
27 Fulkerson Curator, in the hands of C. E. Baylors

28 he had paid him up to March 1st 1883, the
29 sum of \$4388.65, and that up to March
30 1884, he had paid him \$274.80 more

31 and that up to March 1st 1887, he had paid
32 said Curator the further sum of \$383.25.

1 By depositing the sum of \$5246.40 handed over
2 to said Curator from time to time up to
3 March 1st 1887, since which time he
4 has paid said Curator nothing.

5 As will be further observed I have
6 charged said Survisor with interest
7 on all balances shown to be in his
8 hands of principal unaccounted
9 for down to Sept 1st 1889, resulting
10 in showing that there is of principal
11 in his hands unaccounted for on
12 Sept. 1st 1889, this sum \$1457.86 and
13 \$562.00 of accumulated interest, making
14 a total of two thousand and sixteen
15 Dollars and Eighty six cents to be ac-
16 counted for by him as of the 1st Sept.
17 1889.

18 After performing the above
19 stated work, I proceeded to State
20 and further settle the Curator's account
21 of L. D. Fitchman. And as will be
22 seen by statement of his account herewith
23 filed marked "L. D. F." I first charged
24 him with \$34.00 paid him by L. E. Fitchman
25 Jan. 18th 1887, and with \$87.57
26 paid him by same Jan. 26th 1887,
27 and with interest thereon from the
28 time he received the money up to
29 Sept 1st 1889, these are the only amounts
30 said Curator has received from the
31 Survisor since the former statement
32 of this account in this case -

5
1 are which drawers were rendered against
2 him for the accounts in his hands
3 are accounted for in favor of those
4 entitled thereto, as shown in said
5 former statement.

6 And there being given with all the
7 solvent notes turned over to him
8 as shown in inventories Nos 1, 2 & 3,
9 of debts due the firm of Daugherty & Beatty,
10 Daugherty & Co and Charles Daugherty
11 Subject however to credits entered on
12 said notes and with interest on all
13 balances down to Sept 1st 1857, which
14 together with the insolvent notes
15 returned herewith filed marked
16 A amounting to \$448.42, fully acco-
17 unts for all sums he is properly
18 chargeable with on account of these
19 three concerns and the amounts received
20 from C. E. Dwyer since his last
21 settlement, such receipts in showing
22 that he is chargeable as of Sept. 1 1857,
23 to the sum of \$767.05, including
24 all interest properly chargeable to him,
25 And being given him credit for
26 vouchers from one to twelve millions
27 all of which are broken papers against
28 said land then owned in said County
29 land, and have allowed him 5% on
30 his disbursements, which in the opinion
31 of your Commissioner is no more than just credit
32 giving the trouble to collect these old claims &c

1 Resulting in showing that there is in
2 the hands of said Curator unaccounted for
3 to account on the 1st Sept. 1887 the sum of
4 One Hundred and Sixty (\$160) Dollars.
5 - which may be added to the payment
6 of a judgment by decree in favor of
7 L. W. & M. B. Beatty against W. L. & J. F.
8 Fulkerson as co-defendants. This
9 account thus found will not fully
10 satisfy the bill due from said Fulkerson
11 as such Curator, the greater portion of which
12 by assignment ^{is going} to J. L. Pridemore all
13 except some items of costs - all of
14 which I shall now attempt to
15 adjust including the fund of \$2016.86
16 found in C. E. Baylor's hands as surety.
17 And by Special Statement No. 1,
18 following I have charged said
19 Curator with the \$156.39 shown to
20 be in his hands unaccounted for
21 and with \$2016.86 shown to be in
22 the hands of C. E. Baylor surety -
23 aggregating the sum of \$2173.25 -
24 as the available assets of said Estate
25 unaccounted for, by said Fulkerson
26 and Baylor and have given said
27 funds credit with \$174.60 the amount
28 shown to be due J. L. Pridemore assignee
29 & Atty in Beatty Indt. - and with \$6.58 -
30 Sheriff's witnesses costs as taxed and unpaid
31 in said Indt, and with 30-\$, bal Estimated
32 Costs of this Chancery suit unpaid and

The heirs of Elizabeth Bacon are entitled to p. 4. 25 - of
said fund, which amount is by a court order for bond
with them, going to Henry & George & Henry & George.

properly chargeable to said fund, and
with \$20.67 Commission on the sum of
money which should properly pass through
the executor's hands, leaving the sum of
\$1871.48 as the bal. net amount of said
Estate for distribution among the distributees
of said Estate.

Special Statement No. 2.

Shows that after
allowing the representations of Pelley
Dunphy's debt, \$925.74 and half thereof
there remains the same amount \$462.87
for distribution to Chas. E. Barber in
right of his purchases from the various
Harber heirs, which purchases in the
aggregate amount to $\frac{113}{100}$ parts thereof, from
which he is entitled to receive the sum of
\$695.79, Jeremiah Harber is entitled
to \$67.55, the three older W. H. Edmonson
children to wit: Mary F. Chas. E. and
Wm. L. Edmonson are entitled to \$67.55
Residue Harber minus share of John Harber is
entitled to $\frac{3}{4}$ of same \$23.52, Jeremiah
Harber minus share of Chas. Harber
is due \$18.57, and the four grand
children of W. H. Harber known as the Bar
children are due \$11.27 out of said
fund which amounts as shown
by said statement liquidates said
fund.

Special Statement No. 3.

Shows the additional amount

1 of \$745.00 due the representatives of
2 Polly Doughty, subject however
3 to a credit of two hundred and
4 fifty two Dollars & Sixty five cents
5 yet due A. L. Edmonson as attorney
6 for said Polly Doughty, as is fully
7 set out in said Edmonson's petition
8 filed in this cause, accompanied
9 by a writing executed by said Polly
10 Doughty in her life time. Said
11 Edmonson has heretofore had a share
12 in the labor for 100¢ which together
13 with this sum of \$252.55, constitutes
14 the amount due him as claimed
15 in his petition, and the percent
16 on the amount afterwards received
17 from the legatee of said Polly Doughty,
18 To which bal. I add \$67.55 the amount
19 shown by Special Statement No 2 to be
20 due the three older Edmonson children
21 aggregating the sum of \$460.64 as the
22 net sum for distribution among
23 H. H. Edmonson's six children in the
24 following proportion to wit: to Mary F.
25 \$138.03, to Charles E., \$138.03, to Wm. T., \$138.03, to
26 Mary E., \$115.50, to Andrew \$115.50, to Margaret
27 Edmonson \$115.50. which amounts
28 for said sum.

29 My Commission has thought
30 proper to make Special Statement
31 No 4, which shows the fund found in
32 C. E. Boyer's hands may be accounted

1 her, without passing through the Auditor's
2 hands, if such a course may be proposed
3 by the parties, and in said statement
4 I charge said Bayson with \$222.36
5 the amount including interest to Sept. 1st
6 1889 found in his hands by statement
7 "C. E. B. and have given said fund
8 credit with \$125.37 which should
9 come into L. D. Luthersson's hands which
10 in addition to the \$156.89 enables him
11 to pay off and discharge the Bounty
12 Indebtedness and the costs taxed therein
13 against him which remains unpaid
14 including \$25.62 due to him for disain-
15 ging said debt & costs - and Mr. C. E. Bayson
16 now retains \$64.79 as his distributive
17 share of said fund on account of his
18 purchases from the Harbor heirs -

19 There is due Jeremiah Harbor out
20 of said fund the sum of \$67.55 - but
21 Mr. L. D. Luthersson presented to me
22 an order for about 20¢ which he
23 has paid said Jeremiah Harbor on
24 his claim for that money which can
25 be adjusted between the parties.

26 Elizabeth Green here is entitled to
27 her share from this fund the sum of \$64.50 -
28 which I am informed and believe is
29 transferred and is going to James R. Morgan
30 and Andy Myers - which can also be settled
31 between the parties.

32 The three older H. H. Edmonson children

1 to wit: Mary E., Chas. E., and Wm. T., are entitled
2 to receive out of said fund \$67.50.

3 Rosetta Harben minor heir of John Harben
4 dead, is entitled to \$22.52, Emma Harben
5 grand child of Chas. Harben is entitled to
6 \$13.51 cents, The four Bay children, who
7 are grand children of W. D. Harben are
8 entitled to receive out of said fund
9 the sum of \$11.27, and A. L. Fidenius
10 on account of his claim is entitled
11 to receive the sum of \$252.65, out
12 of said fund, and the six Gunnison
13 children are due from said fund
14 the sum of \$693.04, which when
15 paid as set forth fully accounts
16 for said fund.

17 And now having performed
18 the duties assigned me to the best of
19 my skill and ability I pray leave
20 to be dismissed.

21 Respectfully Submitted
22 J. H. St. John
23 Clerk
24
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31
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32

1st Division

Quarterly
Report

1st Division

1st Division
1st Quarter
1st Report

James W Orr Receiver for Mary F. Edmonson,
Charles E Edmonson, W. F. Edmonson, Arizona
Edmonson, Andrew Edmonson, Edney Edmonson, &
Nella B Edmonson, children & heirs of Henry
Edmonson.

1890.	In account with said heirs	Dr.
April 2 nd	To amt received from Richmond & Orr attys, for said heirs, under decree of Circuit Court of Lee County Va. in chancery cause of Andrew Edmon- son ^{Guardian of} & L. D. Fulkerson Curator & others, for Charles E Edmonson April 2 nd 1890.	\$ 116.89 ⁷ / ₈
	Interest thereon Compounded to Mr 22 nd 1892.	14.45 ⁷ / ₈
		\$ 131.35-
	By 5 per cent Commission retained	\$ 6.57
	" Amt paid Chas E Edmonson Mr 22 nd 1892.	116.28
	" " " taxes on fund.	1.00
	To interest on bal of \$7.50 to Sept 15 th 1894.	1.12
	By amt paid Chas E Edmonson " 20 "	9.27
	Overpaid Sept 15 th 1895.	65
	To this sum overpaid Sept 15 th 1895.	\$ 65-
<hr/>		
	To amt from same for W. F. Edmonson	
	April 2 nd 1890.	116.89 ⁷ / ₈
	" interest thereon Compounded to Sept 15 th 1894.	33.71
		\$ 150.60
	By 5 per cent Commission retained	\$ 7.53
	" taxes paid on fund	1.00
	" amt paid said W. F. Edmonson Sept 20 th 94.	149.79
	To amt overpaid Sept 20 th 1894.	7.72
		\$ 158.32 158.32

To amt from same for Arizona Edmundson.

April 2nd 1890.

\$ 95.23⁷/₈

" interest Compounded thereon to May 5th 1897.

475.67

\$ 142.80

By 5 per cent Commission retained

\$ 7.14

" taxes paid on fund.

1.00

" Amt paid Arizona Edmundson, May 5th 1897.

134.66

\$ 142.80 / 142.80

To amt from same for Andrew Edmundson

April 2nd 1890.

\$ 95.23⁷/₈

" interest thereon Compounded to April 2nd 1898.

56.00

\$ 151.23

By 5 per cent Commission retained

\$ 7.56

" taxes paid on fund

1.00

Balance Andrew Edmundson, Apr 2nd 1898.

142.67

To this sum due Andrew Edmundson, " " "

\$ 142.67

To amt from same for Edney Edmundson.

April 2nd 1890.

\$ 95.23⁷/₈

" interest thereon Compounded to Apr 2nd 1898.

56.00

\$ 151.23

By 5 per cent Commission retained

\$ 7.56

" taxes paid on fund.

1.00

" balance due the other six heirs under
the will of Pally Daugherty decd, the
said Edney having died

142.67

To this sum due the other six heirs Apr 2nd 1898.

\$ 142.67

To amt from same for Nelly B Edmondson
April 2nd 1890.

\$ 95.23⁷/₈

" interest thereon Compounded to April 2nd 1898.

56.00

\$ 151.23

By 5-per cent Commission retained

\$ 7.56

" taxes paid on fund.

1.00

" bal due Nelly B Edmondson April 2nd 1898.

142.67

To this sum due Nelly B Edmondson " " "

\$ 142.67

To amt due Mary H. Charles E. W. F., Arizona,
Andrew + Nelly B Edmondson, It being Edney's
share. April 2nd 1898.

\$ 142.67

By this sum due James W Orr + C. J. Duncan,
attys for said heirs, Commission on \$550.00
collected by Pennington Bro. in Chancery causes
of G. W. Gibson + others against L. O.

Fiskerson et al, and an decree obtained
by Richmond, Duncan, Orr. attys for said
heirs, in the above ^{mentioned} Chy Cause Apr 2nd 1896.

\$ 55.00

By interest thereon to April 2nd 1898.

6.60

" balance due the 6 heirs to square Apr 2/98.

81.07

To this sum due the 6 heirs, Apr 2nd 1898.

\$ 81.07

Of which there is due Mary H. Edmondson.

\$ 13.57¹/₂

" Charles E. after de-

ducting 65 cts overpaid him above

12.86

and to W. F. Edmondson, after deducting \$7.72

overpaid him Sept 20th 1894 + interest

\$ $\frac{1.63}{7.35}$

4.16

Due to Arizona Edmanson Apr 2 nd 1898.	\$ 13.51 1/2
Due to Andrew Edmanson " " "	13.51 1/2
Due to Kelly B Edmanson " " "	13.51 1/2
	<u>\$ 81.07</u>

Total due Mary F. April 2 nd 1898.	\$ 13.51 1/2
Total " Chas E. " " "	12.86 1/2
Total " W. F. " " "	4.16 1/2
Total " Arizona, " " "	13.51 1/2
Total " Andrew, " " "	15.61 8/10
Total " Kelly B. " " "	15.61 8/10
Total due the 6 heirs " " "	<u>\$ 356.41</u>

To the honorable W. T. Miller Judge of the Circuit Court
of Lee County Va.

The undersigned Receiver in the Chancery Cause
of Andrew Edmanson, Guardian &c. against L. D.
Fulkerson Curator &c. respectfully reports, that
the fund that came to his hands under the decree
in said Cause of April 2nd 1890. has been kept
at compound interest for the heirs of Henry
Edmanson, and your receiver has paid to Charles E.
W. F. and Arizona their due portions of said fund,
as they each arrived at twenty one years of age.
Andrew & Kelly B are still minors, and Edney
died on the 30th day of July 1895. under age,
and according to the provisions of the will of

"Polly" ^{Mary F} Daugherty deceased, a copy of which is
filed in the cause, the share of said Edney de-
-ceded to his brothers & sisters, the other children
and heirs mentioned in said will.

In the said Chancery cause, in which your Reciev-
-er was appointed, and which was a suit brou-
-ght by Richmond, Duncan & Orr attys, being J. B.
Richmond, C. T. Duncan & James W Orr, your Reciev-
-er, there were considerable sums of money
decreed in favor of the ^{said} seven children of Henry
W Edmonson, ~~and~~ against L. D. Fulkerson
Curator of Charles Daugherty deceased, and these
sums not being fully collected by execution,
in a lien creditors suit instituted by G. W. Gibson
& others against L. D. Fulkerson, and in which
E. W. Pennington was appointed Comr to sell the
real estate of defendant, to satisfy the liens reported,
including the balance of the decree in favor of the
said Edmonson heirs, Mr Pennington reports, as
Comr., that he has paid to Pennington Bros for all
the Edmonson children, \$337.60 and for the three
eldest \$212.40 on said decree, Now your Reciev-
-er humbly submits that C. T. Duncan & himself
are entitled to 10 per cent Commission on said
sum of \$550.00 ^{as a fee} for their services as Counsel,
for said heirs, in obtaining said decree, and if they
afterwards employed Mess Pennington Bro to collect
said money they can not in that way avoid paying

to Judge Duncan & your receiver, as attys, their
reasonable fee for their services in that matter.
Your receiver has, with this view, taken out of the
share of Cedney Edmanson, the deceased heirs, the
amount of said fee for Duncan & himself & retained
the same in his hands, or rather he asks your
honor to allow him to do this.

A statement of the account of your Receiver precedes
this report, and shows fully his transactions in
regard to said fund.

May 2nd 1898.

James W Orr. Receiver.

A. Estlinian Guard
vs } Receiver Om's Report
L. D. Fulkerson Curator
Filed May 20th 1898
A. B. Muncy, clk

A. Edmondson, Guardian &c.

Plaintiff.

vs.

In Chancery

L. D. Fulkerson, Curator &c. et al/

Defendants.

The undersigned receiver in this cause respectfully reports that, since filing his report in the cause May 20, 1898, and which report was confirmed by the court by decree on the 15th day of June, 1898, he has paid to the children and heirs of Henry Edmondson, ~~deceased~~, the several sums that were shown to be due them in said report and ~~accrued~~ in favor of them by said decree, After the payment of the several small sums in way of taxes, clerk's fees &c. and retaining 5% commission for himself on the accrued interest on said sums, paying to Mary F. Edmondson the small amount due her as shown in said report, ^{& Decree,} to Chas. E. Edmondson the small amount due him; to W. F. Edmondson the small amount due him; to Arizona Edmondson the small amount due her; to Andrew Edmondson after retaining some amounts for taxes, clerk's fees &c. he paid him as follows: January 8th, 1900 \$100.00, April 4th/ 1900 \$40.00; to Nellie B. Armitage, nee Edmondson July 11th, 1905 \$150.00 and to her September 9th, 1905, \$30.96 ^{She} having arrived at the age of twenty-one years May 5th, 1905. the above sums being the amounts due her, less the clerk's fee and 5% commission on accrued interest. Your receiver has duly disposed of and paid over to the said children as they arrived at the age of twenty-one years their amount due them respectively, that came into his hands as such receiver. And he, having thus discharged his duties as such ^{receiver}, respectfully asks to be hence discharged from further duty in this matter, and if this report is confirmed, this cause may be stricken from the docket.

James W. Orr
Receiver.

A. Edmandson ^{Grand}_{juror}

vs. Report of Receiver
Gm.

L. D. Fulkerson
et al.

Filed Sept 9th 1905.

W. C. T. Ewing
Clerk.

In the name of God Amen: I, Mary F. Daugherty widow of Charles Daugherty deceased, late of Boone's Path Lee county Virginia, do make and publish this my last will and Testament.

Item first. I will and desire that my funeral expenses and first debts if any be first paid, and out of the remainder a suitable slab of Marble be erected to mark my resting place.

Item 2nd I will bequeath, all of my household and kitchen furniture of whatever character, to Mary Florence Edmondson and Terrazona G. Edmondson to be equally divided between them or if only one should be living at my death then the whole to descend to the survivor.

Item 3rd I will and bequeath all the residue of my personal and real estate of which I may die seized & possessed as well what I now own as all due debts or property hereafter acquired by and owned by me at the time of my death to go in equal proportions to Mary Florence Edmondson, Charles Edmondson, Mrs F. Edmondson, Henry E. B. Edmondson, Andrew Edmondson, Terrazona G. Edmondson, all infant children of Henry & Elizabeth Edmondson the same

to be equally divided between them,
It is my will and desire that the above
bequests, shall embrace all property
real or personal owned by me in my own
right and such as may be due me, or
derived by me from the estate of Charles
Daugherty deceased late my husband.

Item 4th I will and desire, that in the event the
said Henry & Elizabeth Edmondson shall
hereafter have children born to them
and the same be living at my death,
then that they the said after born children
share in equal proportions, the property
and bequests before mentioned, and should
any of the legates hereinbefore men-
tioned die single or being married
die & leave no children then I desire
the above mentioned property and
bequests to go in equal proportions to such
of said children as may be living at
my death, Witness the same this Jan-
uary 31st 1883.

P. Mary F. Daugherty.

Signe as witnesses by us

L. D. Fulkerson
& L. Edmondson

Virginia.

At a county court begun and held for Lee
County at the court house thereof, on Tuesday
the 19th day of June 1888.

The last will and testament of Mary F.
Daugherty deceased was this day produced
in court and proved by the oath of A. L.
Pridemore one of the subscribing witnesses
thereto and is ordered to be recorded.

Attest

Teste John R. Gibson clk.

Copy of the Record

Teste John R. Gibson clk.

Mary F. Daugherty
Copy of Last Will

Wm. Bush. 1885.

Fee for this copy 50¢

Virginia

At a circuit Court Court'd & held for
Lee County at &c, Sept 6th 1883.

Pally Daugherty,

Complainant

vs

Mary H. Edmonson et al
and

Defendants

H. W. Edmonson Exor &c

Complainants

vs

Wallas J. Harben et al

Defts

In Chancery

It is further adjudged
ordered and decreed that the decen-
dants of Elias Harben, as set out in
the answer of the adult defts, &c of H. J.
Morgan, Guar. ad li tem for the in-
fants, are the true and legal
heirs of at law of Charles Daugherty
decd, and entitled to take and
hold all the real & personal Est.
of the said Chas. Daugherty decd, after
the payment of all his debts, liabilities
charges & costs of administration and after
paying the Executor of Pally Daugherty
decd, his late widow one half of
such net proceeds of the personal
Estate, which it is admitted in the
terms of settlement she is entitled to,
and Mary H., Chas. E., and William H.
Edmonson are entitled to $(\frac{1}{14})$ one
fourteenth part of such net personal

Personal Estate as may
remain for distribution
after the payment of the sums
and matters before mentioned.

A Copy

Teste J. A. G. Hyatt & Co

Early Daugherty

Wm. H. Edmonson et al

vs

H. W. Edmonson & Co

vs

W. J. Harben et al

Extr. not of

Copy of Deed showing

interest of Wm. H. Edmonson

& Wm. H. Edmonson

vs Early Daugherty

in the personal assets

of Wm. H. Edmonson & Co

Teste J. A. G. Hyatt & Co

Sept 4th 1883

Chas. W. B. 310-4

"D."

Bales Mills 50
March 16th /89

Dear Hyatt

Charlie and I received
the notices you gave Bishop
by mail, I suppose Charlie
will be in town on Monday
and if you think it absolute-
ly necessary for me to be there
also, write me by Mondays
mail and I will come up
Monday night. My wife's
condition is at the point
of death, I fear. We have
telegraphed for her some-
body. I hate to leave her
in this condition, unless
you think it absolutely
necessary. All the money
that Bayler has ever paid
me is of record in your
Office as he will tell you
when he comes to town.
As to what is still in
his hands I of course know
nothing. The invoice of what
went into his hands is also
of record in your Office, and
if I were there I don't see

what mine I could state or
 what I could do. But for
 the condition of my mother
 in Law I would come any
 way. And if you say so I
 will be there Monday night.
 So please write me by Mon-
 day's Mail. Yours Truly
 L. D. Sullivan

Letter

March 14/87

Sullivan

21.96
 25.6
 97.58

66.99
 92.2
 57.68
 71.9
 85.24
 42.58
 14.93
 14.0
 9.90
 9.90
 25.2
 9.26

\$ 156.18
 7.88
 \$ 148.30

Dr Andrew Edmundson Apr 4th 1900 40.00
 " Same July 8th " 100.00

To all the amounts disburse^d from in
 decree of June 15th 1898, and to Andrew
 & Nellie B Edmundson, now Ellie B
 Armitage their amounts and its interest
 as they became of age, after deducting
 5 per cent Commission on the interest
 and same taxes Clerk's fees &c. as
 follows. To Andrew Edmundson
 April 4th 1900. \$ 40.00

July 8th " " \$ 100.00
 To Nellie B Armitage rec
 Edmundson, July 11th 1905. 150.00
 Sept 9th " " 80.96

Dr Clerk's fee 3.12

5 per cent Com retained on accu-
 mulated interest \$ 87.21 4.36
 \$ 238.44

And your Reciner having thus discharged
 his duties as such, asks to be hence
 discharged from further duty. &c

Edmundson Children
Statement.

Vocabularies
From 1 to 12
inclusive

12
13 Invoice of additional receipts
14 by me as Curator of the Estate of
15 Chas. Dougherty dec'd. from
16 J. B. Ryan Surviving partner.

17 May 26th 1887, New sum \$87.57
18 " 18th 1887 " " 34.50
19 \$124.09

20 March 29th 1889.

21 L. D. T. Hecum

Curator &c

Dulles
New York
Receipts

"A"

Received of T. L. Fulkerson Curator of the estate of
Charles Daugherty dead, the sum of one hundred
and fifteen dollars and forty one cents, paid by him
as curator of said estate in writ of Possession & fi fa,
in my hands for collection in favor of Seth C. Holmes
et al against C. W. Whitehill Fulkerson et al, which sum
is to be credited on said fi fa, this May 25th 1888.

L. M. Miles

19th March

H. M. Miles L.D.

To Fleet #115. $\frac{41}{10}$

L. D. Fulkerson
Curator

/

\$12⁵⁰ Recd of C. C. Bayler (on account
of the amount due from Charles Bayler)
the sum of Twelve ⁵⁰/₁₀₀ dollars on bond for
fee in the Supreme Court of the
United States in the case of W. W. Gulliver
vs Seth C. Holmes & others
Jan'y 23 1886. White & Buchanan

Received of L. D. Jackson
Cashier of Chicago
Twenty Twelve
Dollars & 30 in full
of this payment
March 26 1886.

C. E. Bayler

2

for Dec 26/86

Rec'd to C. E. Bayler

Received from L. D. Fulkerson
Curator of the Estate of Charles
Daugherty dec'd, Eighteen
Dollars and three cents
my fees to date in Chancery
Cause of F. Edmundson Guard &c
We said L. D. Fulkerson as such
Guardian, Aug. 14th 1889
J. A. Hyatt & Co.

3

1881	Chas. Daugherty Advr. J. M. Beatty & Co.	On
Aug	Order Contd they cause me Francis Holiday	36
1882	Contd 1.08 1883 Contd 1.08 1884 Contd 1.08	3.24
1885	Contd 1.08 1886 Mr. Filing Report 15-	1.23
	Decree final 36 Taxing Costs 70 40	.76
	J. H. Hunt & Co	\$ 5.59
	L. D. Fulkerson to pay.	

Chas. Dougherty
Welcome to
the Sec.
8.59
(4)

Wm. L. D. F.
Dougherty

See L. D. F.

5.52
8.24
10
11.73

4.51

L. D. Fulkerson Curator of Lib. &
Daugherty decd.

1884	To Clerk Circuit Court	Dr
June	Filing ans. to J. M. Bales for decd. & oration	25
	offi 25 Emt. Atty. & Dep. costs	75
	J. C. Fulkerson C. C.	90

L. D. Sullivan
Oremont Co.
Free Bill
750

51

L D. Fulkerson Curator of Elias Daugherty decd.

To H. J. Morgan

1886 Nov.

To 5 per cent com for collecting \$36.29 from
the estate of Alexd. Ely decd.

\$1.81

Recd payt Jan 19 1887.

H. J. Morgan

A. Morgan
Receipt

\$181

Nov. 1886.

6

Received from L. D. Fulkerson
Curator of the Estate of Charles
Daugherty dec'd. Forty four Dollars
+ 55. My fees as clerk and coun-
sel in the probt of S. M. and R. B. Beatty
vs said L. D. Fulkerson as such Curator
30% of which was paid & Cr. given in full
some time back, and \$14.55- Cr. on
fi fa this date Aug. 17th 1887.

J. A. Hyatt Clerk
& Counsel

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Received of L. D. Fulkerson Curator
of Charles Daupherty deceased
Fifty eight Dollars my fee as
Commissioner, in making the
various statements and reports
in the Chancery Cause of A. Escam
and Ward to vs said L. D. Fulkerson
as such Curator Aug. 16th 1887
J. H. Wyatt Com^r

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1887.
Jan 22. L. S. Fulkerson Curator of C. Langharts
Sec. To S. H. Bolen Constable &
To Summoning W. A. M. Baker
in three Cases of debt at
50 cents each \$1.50
Received payment of
L. S. Fulkerson Curator of C. Langharts
by B. H. Sewall the above
amount in full. This Aug 16th 1887,
S. H. Bolen Constable Sec. Co.

(9)

L. H. Bolen

To Keep

~~1.50~~

\$ 1.50
Sub 18
1.68

Virginia, Lee County, to wit:

To *A. Edmanson*

Constable of said County:

I HEREBY COMMAND YOU TO SUMMON *holding seat* *L. S. Hulkinson* in said county if to be found in your district, to appear at *Bales Store* before *L. S. Hulkinson* on the *23* day of *March* 18*83*, before me or such other Justice of said county as may then be there to try this warrant, to answer the complaint of *Dow Hulkinson administrator of* a claim for money not exceeding \$50.00, exclusive of interest, to wit: for the sum of \$ *20.00* due by *Kate* and then and there make return of this warrant. Given under my hand, the *22* day of *March* 18*83*.

A. Edmanson J. P.

L. S. Hulkinson

against *J. Seal*
Defendant

[In Debt.]

23 day of *March* 18*83*

at *Emile and Bales Store* in said county.

JUDGMENT That the Plaintiff recover of the Defendant \$ *20.00*, with interest from the day of *18*, till paid, and \$ *1.20* for costs.

L. S. Hulkinson J. P.

Virginia, Lee County, to wit:—To

Andrew Cammisa Constable of said county:

I COMMAND YOU, in the name of the Commonwealth of Virginia, that of the goods and chattels of *Charles* in your county, you cause to be made the sum of \$ *18*, with interest thereon from the day of *18*, till paid, which

has recovered before

in a warrant in debt, and also the sum of \$ *1.20* which was adjudged to the said *J. Seal* for cost in *prosecuting* his said warrant.

Given under my hand the *22* day of *March* 18*83*.

L. S. Hulkinson

J. P.

[Printed by Davis.]

Daughter of Seal

Don Ackerson

W. J. Seal

Secured by
W. J. Seal

(11)

London
W. J. Seal

Seal

Received of W. J. Seal
of the estate of Charles Augustus
Seventy cents for estate in the
Seal
Long 19th/86

S. M. & R. B. Beatty Plt } In Chancery
 vs } in Circuit
 L. D. Mulkenm Curator &c } Court Lee Co

Received of L. D. Mulkenm Curator
 of the Estate of Charles Congherty
 deceased who was in his life
 Time Admr of John M. Beatty
 deceased the Sum of Two
 hundred and Eighty two
 Dollars and Twenty one
 Cents which is to be credited
 on a decree rendered in the
 said Cause about the month
 of April 1888, this the first
 day of Nov 1888.

This is a duplicate receipt
 said Mulkenm having mislaid
 or lost a receipt formerly given
 him by us.

S. M. & R. B. Beatty, Admins
 of John M. Beatty's Estate

8 11 22 13
2 2 2 2 2
7 2 2 2 1
2 2 2 2 2

10/12



L. Q. Fulkerson Curator of the
 Estate of Chas. Doughty deceased
 To the Creditors and distributees of said Est. Dr.

1887	Sept 1 st	To this sum recd from C. S. Fulkerson January 18 th 87.	\$54.50	
See daughter's	"	Interest thereon to Sept. 1 st 87.	5.41	
et.	"	Recd from C. S. Fulkerson Jan. 26 th 87	89.87	
	"	Int. thereon to Sept. 1 st 1887	13.77	
	"	From Note on T. L. Gibson Sr.	87.00	
	"	Int from July 29 th to Aug. 12 th 1871	17	
			87.17	
		By Credit Aug. 12 th 1871	5.00	
			82.17	
		To Int on bal. from Aug. 12 th 1871 to Sept. 1 st 1887	88.99	
			171.16	
		By this sum paid A. L. Dickinson Com. for collection	8.00	163.66
		To note on Stephen Green Aug. 11 th 1879	2.50	
		Int thereon from Aug. 11 th 1879 to Sept. 1 st 1887	1.50	4.00
		Note on E. C. Campbell, Oct. 11 th 1880	10.00	
		Int. thereon from Oct. 11 th 1880 to Sept. 1 st 1887	5.32	15.32
		" amt recd on Arch. Owens Note	6.00	
		Int thereon to Sept. 1 st 87.	1.23	6.73
		" amt recd on Elizabeth Wallenberg note	3.38	
		Int. to Oct. 5 th 1878.	37	
			8.76	
		By Credit Oct. 5 th 1878.	2.50	
		To Int. on bal. to Sept. 1 st 1887.	3.25	3.25
			20	
		To amount from rec. bill on Elijah Adams	80	
		Int. thereon from Apr. 5 th 1872 to Sept. 1 st 1887	50	1.00
		To Note on E. C. Campbell	51.00	
		Int thereon from Dec. 2 nd 1871 to Sept. 1 st 1887	22.69	177.73
		" amt. received on John Pellion note Aug. 1877	5.00	
		" Int thereon to Sept. 1 st 1887	62	5.62
		" recd on James Lundy note Sept. 1 st 1887	7.00	
		" Int thereon to Sept. 1 st 1887	84	7.54
		" recd on R. B. Beatty Note	100.00	
		Int. from Aug. 1878 to Sept. 1 st 1887	96.81	146.31
		Amount debits forward	\$725.13	

1884	Sept 1	To balance brought forward	\$735.13
	2	" " Paid for H. J. Morgan and day 3/4 note	36.24
	3	" " Paid out thereon for Nov 1/88 to Sept 1/89	6.10
	4	" " Total Estate paid, on old note &c. &c.	767.58
	5	By this sum paid H. M. Miles & Co. for debt	115.41
	6	" " Int, thereon from 20/88 to Sept 1/89	2.23
	7	" " Paid H. White & Co. for debt	12.50
	8	" " Int on same from Nov 20/88 to Sept 1/89	2.52
	9	" " Paid J. A. & S. Hunt, clerk's fee	18.03
	10	" " Same	5.57
	11	" " Same	90
	12	" " H. J. Morgan & Co. for debt	51
	13	" " Int, thereon from Nov 20/88 to Sept 1/89	2.5
	14	" " Paid J. A. & S. Hunt, clerk's fee, 1st time	24.50
	15	" " Same Commission	58.00
	16	" " W. H. Bolan Const Co. & Int	1.63
	17	" " H. W. Bolan & P. " "	1.68
	18	" " W. H. Bolan Const Co. & Int	5.5
	19	" " Paid J. A. & S. Hunt, clerk's fee, 2nd time	283.50
	20	By 10% Comm. on \$283.50 &c. &c.	50.50
	21	By this sum in account &c. &c. to balance	\$150.49
			767.58

Special Statement No. 1.

1884	Sept	To this sum as shown to be unaccounted for	\$150.34
		" " shown to be due from L. S. Morgan & Co.	2010.86
		Total bal. Estate available, with explanation thereon	\$2173.20
		By this sum to be paid H. L. Richardson as shown	
		in Indst of Benty against said account	\$174.00
		By this sum due to L. S. Morgan & Co. in said Indst	40.00
		" " " Sheriff's & int costs as taxed	6.50
		" " to be paid bal. Estimated cost of said Indst	35.00
		By this sum forwarded	\$256.10
			2173.25

1	By	Credits	556.18		
2	By	Co. Comm. on \$25.15 to be paid by Center	25.02		
3	By	Chas. Comm. on distribution, necessary distribution	891.48	217.3	25

7	To the exhibits should be in American				
8	hands for distribution - - - -			3	1871. 48

10 To this sum for distribution to C. B. McIntosh 18940. 4

12. in trip going to Jerusalem 27. March 67. 55

14 " 12 " Elizabeth Green's Sea Shell Room 57. 55

17 $\frac{1}{2} \text{ mile} = \frac{1}{4} \text{ mi.} = \text{the lower range of the range}$ 11 27 74a 74

20 This sum is shown to be due Pally Bussington Est. p 945. 74

P.	11	Same was out of business receipts	100. 00
----	----	-----------------------------------	---------

23	Put on this cover to Sept. 1 st 1887	2.2.49/352.6
----	---	--------------

25 About one third of the specimens are

26	Total der Sammlungen thierisch an. in Bonn	\$ 760. 64
----	--	------------

30	" "	Mar. 3. 1/4 2693.03	=	115.57
----	-----	---------------------	---	--------

[illegible]

Over

Special Statement No. 4. Showing

how the fund in E. S. Baylies funds so far
of the firm of Baylies & Baylies may be disposed of

1	Sept 1	Stock sold shown to do and the funds		2016. 86
2		But the same should be paid E. S. Bay		
3	281.16	Received Baylies on account of the duty		
4	102.07	paid to East against duty	1267.37	
5	185.37	the fund shown to be received by Baylies	695.79	
6		" " " " paid to Baylies	67.53	
7		" " " " Baylies on account	67.53	
8		" " " " Three Baylies on account	67.53	
9		" " " " Baylies on account	22.52	
10		" " " " Baylies on account	13.57	
11		" " " " Baylies on account	11.27	
12		" " " " Baylies on account	205.65	
13		" " " " Baylies on account	092.01	6.86
14		" " " " Baylies on account		
15		" " " " Baylies on account		
16		" " " " Baylies on account		
17		" " " " Baylies on account		

3. Payment of
Baylies on account
to E. S. Baylies
L. D. F.
L. D. F. on account

Commodore. 15.8

2016. 46

—♦—OFFICE OF—♦—

CHAS. E. BAYLOR,

—DEALER IN—

MANUFACTURER OF
SADDLES, HARNESS

—AND—

LEATHER.

Produce Bought and Sold.

General Merchandise.

Boon's Path, Lee Co., Va., 3/30 1887

W. H. Hyatt, I herewith send
you a correct copy of
the amt collected by me on
your account together with
the Liabilities, the invoice you
have of the Merchandise is
correct & corresponds with
my acct—

Respectfully
Chas. E. Baylor

$$\begin{array}{r}
 884.84 \\
 341.76 \\
 972.76 \\
 \hline
 2199.36
 \end{array}$$

17

$$\begin{array}{r}
 9561.97 \\
 2199.36 \\
 \hline
 7362.61 \\
 4158.98 \\
 \hline
 3203.83 \\
 2566.07 \\
 \hline
 637.76
 \end{array}$$

Vouchers

Received of L. D. Fulkerson Curator
of the Estate of Rhodes & Ogden
deceased, Seventy Eight Dollars &
Thirty Two Cents, as part of the
Interest of the heirs of W. W. Edmonson
in said deceased's Estate, this 24th
day of July 1886. A Edmonson

Attest
R. J. McLean

} Guardian for the
minor heirs of W. W. Edmonson

A. Edmonson

Guardian

To Receipt

L. D. Sullivan

Director

July 24, 1886

(E. 1)

Received Jan^y 18th 1887 of
L. D. Hultsman Curator of
the Estate of Charles Dougherty
deceased Thirty four Dollars
& fifty cents as part of the interest
of the heirs of W. W. Edmonson
in said estate of which heirs
I am Guardian.

A Edmonson
Guardian of the heirs
of W. W. Edmonson

60.

\$34.52

A. Edmiston
received
Paid to
L. D. Jackson
on order
May 18 1882

received of L. L. Williams Director of the
State of Ohio receipt received
for the sum of \$100.00 & Eight cents
and as part of the interest of the
Trust of the State of Ohio and
State July 20th /87

A. L. Morrison
Director of the
Trust of the State

8 3

L. E. Johnson

Receipt

24.57

Jan 20 7/887

Received of L. D. Hulterson Curator
of the Estate of Charles Dougherty deceased
\$44 dollars as part of the interest of the
Minor heirs of H. W. Edmanson in
said Estate this 22nd day of June
1887.

L. D. Hulterson A. Edmanson

Guardian for the Minor
heirs of H. W. Edmanson

Received of L. D. Hutchinson Curator
of the estate of Chas Daugherty deceased
Eighty Nine Dollars and Fifty Nine cts, as a
part of the interest of the minor heirs of
H. H. Edmonson in said estate This 26th
day January 1887 A. Edmonson

Guardian for the Minor heirs
of Henry H. Edmonson

E. V.
A. Edmonson

L. Rept

\$87.54

Jan'y 26th 1887

\$89.50

Level of Months after date I promise to
pay to the order of ^{Boughten} L. D. Tucker, Custodian of Estate of Mrs.
Eighty Nine & ——— ⁵⁰/₁₀₀ Dollars, with interest
at ——— per cent. from date, for value received, and I hereby waive
the benefit of my homestead exemption as to this obligation.

Witness my hand and seal this 25th day of Nov 1883

No

Due

Molly Daugherty



F. 2.

Received of L. D. Fulkerson Curator
of Charles Dougherty Estate, thirty dollars
on acc of Polly Dougherty Interest in
said estate - this first day of
November 1883

Admr of
Polly Dougherty Estate
H. W. C. Munson

X. 3.

16. W. Edmonson
To Receipt

L. D. Tuckeron Curator
of Estate has Inquiry
(recd) Please pay M. W.
Baker Sixt Nine Dollars
in full for a Note and said
Dollars by you and this shall
be your receipt for ^{above} ~~it~~ ^{an}
out of your interest in the
said real Estate. Estate
is the first day of May 1884
Jeremiah Warner

6. 20
 111. 55-
 8. 33

 189. 18

27
 111

5. 10

Recd no 194th of Ld
Rickerson Curator of
Charles Claughty Dead
One hundred & Eleven dollars
& Eighty five cents - Amount
of judgment & costs in favor
of W Bales assignee & for
William Richmond Col,
S Haring, D. D. for
R D Flannery S. L. C

L. McEwen's D.D.

to Receipt

L. D. McEwen

Cacator }

Nov. 19th 1886

Virginia Lee County To Wit
 To James B. Smith, constable of said county
 Whereas, John McWhithead Plaintiff in a certain
 warrant now pending before a justice of said county
 to recover from Jeremiah Harbor a debt of five
 Dollars and interest on the same has this day com-
 plained and made oath before me Peter Bays
 a justice of the said county that the ^{sd} Jeremiah
 Harbor is justly indebted to him the said sum of five
 Dollars with legal interest thereon from 4th day of
 October 1883 till paid that the said John Mc
 Whitehead has present cause of action against
 the said Jeremiah Harbor therefore that the said
 Jeremiah Harbor is not a resident of this State
 and that he the said Plaintiff believes that the
 said Jeremiah Harbor has estate or debts due
 him within the said county These are therefore
 in the name of the Commonwealth to require
 you to attach the Estate of the said Jeremiah
 Harbor for the amount of the said debt with
 interest there on as aforesaid and such
 estate so attached in your hands to secure
 or so to provide the same may be forthcoming &
 liable to further proceedings there upon to be had
 at ~~Glendon~~ in the said county on the 13 day of Nov¹⁸⁸⁷
 before me or some other justice of the said
 county to whom you are then and there to
 make return of this warrant and ^{how} you have

J McWhithead Just. vs. Jerry Harbor	Oct 3 1883 for	50.00
Interest on same to Jan 17 1887.		98
Add for cost of suit at law.		2.45
		<u>\$8.63</u>

Recd of L D. Fulkerson receiver of Ches Delighty cash the
 sum of Eight dollars & 63 cents on account of the proceed-
 ings hereto attached Jan 17 1887.
 Wm S. Day assignee of
 J McWhithead & H. Morgan

The amount in
 full including
 principal cost and
 interest \$547.00

Interest up to the 4th day of
 March 1886 \$102.00
 and cost as stated up \$245.
 total cost and interest \$347
 in March 1886

White Nov 23. 1886 \$8.74.00

Executed the same Given under my hand
 and seal in the county aforesaid this the 7th
 day of September 1883 Peter Bays J P (L.S.)
 Virginia Lee County to wit at my office
 Be it remembered that I have this day taken
 L.D. Fulkersons Evidence on the oath in attachment
 as a garnisher and find Effects in his hand
 due the within mentioned Debt I there fore give
 judgement That J.M. Whitehead recover of L.D. Fulkerson
 admr of Ches Vauxharts Ecto provided Said Harbor
 Prove to be a Legal heir of said Estate for
 Gains Dollars and Interest there on from the

4th day of Oct 88
 sum of 245.00
 for costs in
 Prosecuting
 Said Warrant
 given under
 my hand this
 13th day of
 Nov 1883

J. M. Whitehead
 J. B. Bays, J.
 J. M. Whitehead
 J. B. Bays, J.

well paid and also the
 J. M. Whitehead
 P. 55
 Attachment
 Jeremiah Harbor

Shendcastle by that Bond & secure
 that Bond and security is given
 to the within named J. B. Bays J.
 J. B. Bays J.

4th interest of
 97.50
 To J. B. Bays J.
 L.D. Fulkerson. But
 given 12.1887
 (L.S.)
 This Debt \$8.33
 " " 111.80
 " " 67.00
 Order of 189.18
 J. M. Whitehead
 \$192.22 3/4

4/50

One day after date I bind my
self here to pay Charles

Daugherty one hundred and fifty

dollars for value received of him
witness my hand and seal

May 20th 1865

Leonidas J. ^{Wm} Sullivan

Nov 3-1874

On the weather

not 130.

to by me

July 1874

Q.
Insolvent
Notes

Returned by
L. D. Fulkerson
Curator of Chas
Daugherty's Est

One day after date I bene
myself heirs & to pay Charles
Daughter ten dollars for
lent money for value
of him witness my hand & seal

Oct 21-1876

Geo S. Fullerton (Seal)

I. P. H.

to No 100

La. S. 2

Lee County, Virginia, to Wit:

To W. J. MUNSEY, Collector of said County:

I hereby command you to summon *John Poteet and John D. Sims* if to be found in your county to appear at *Fonesville in* in the said county on the *15th* day of *Sept* *1872*, before me or such other Justice of said county as may then be there to try this warrant to answer the complaint of *C. P. Warner* for the benefit of *Daugherty & Brady* upon a claim of money not exceeding Fifty dollars exclusive of interest, to wit, for the sum of \$ *45.20* due by *note* and then and there make return of this warrant. Given under my hand this *1st* day of *September* 187... *C. C. Blankenship* J. P.

JUDGMENT is granted in favor of the Plaintiff for the sum of \$ *15.30* with interest from the *13th* day of *Sept* 1870 till paid, and \$ *1.60* for costs. Given under my hand this *15th* day of *Sept* 1872. *C. C. Blankenship* J. P.

LEE COUNTY TO WIT:

To W. J. Munsey, Collector of said County:

I command you in the name of the Commonwealth of Virginia, that of the goods and chattels of *John Poteet and John D. Sims* in your county, you cause to be made the sum of *fifteen* dollars and *thirty* cents, with interest thereon from the *13th* day of *Sept* 1870 till paid, which *C. P. Warner* for the benefit of *Daugherty & Brady* has recovered before *me* in a warrant in debt, and also the sum of *one* dollars and *fifty* cents, which were adjudged to the said *C. P. Warner* for *his* costs in prosecuting this warrant. Given under my hand this *15th* day of *Sept* 1872 *C. C. Blankenship*

C R Warner

vs Warrant

Potter & Sims

Executed and
returned for Trial
W G Munnay

6/10/00

March the 1st 1873

\$11.21

One day after date I
have myself received of my
Daughter & Co. Eleven Dollars
and twenty one cents for
Value received witness my
hand and seal July 2^d 1870

July 4th 1871

To Cash 9- 150
Recd from 5-8
208

James Snively, Secy

Goats

Gas Snowy
to the
Dunghin Ave
\$11.24
- 2.08
\$9.16

395 One day after
date I find myself
heir &c to say & any other
Three Dollars and
myself and I also
have my right in the
Name of a Exemption
as for as this portion of
Debt is concerned for
value recd. Witness
my hand and seal

Dec 7th 1871

For
Sollic & A. C. C. C. C.
more

Witness I was

Sallie A. Caven
Lehigh
Dauphin Co

(#399

347 One day after date I bind my
self heirs &c to pay Danaher & Co
Three Dollars and forty seven cents
and I also waive my right - in the Home
stead Exemption so far as this particular
debt - is concerned for value received
Witness my hand and seal Nov 2^d
1871 H. C. Baker

Recd

May 10th 1873
Leaves of the within
\$3.00

H. C. Sales

Nov

Danbury Vt

(347)

\$23.14 One day after date I
have myself been to the
Deputy No. 1000 three rolls
of one hundred cents each
I also want my right in
the Homestead Exemption so
for as this particular debt
is concerned for value need
Witness my hand and seal
March 23 1974

Geo. Kirk (Seal)

Geo McKinn
Dartmouth
Amherst N.S.

\$23.44

Oct 19 1873 Receipts of the 104th Regt 17-26

2598 One day after date I bind my self
here to pay Daugherty \$60 Twenty
five dollars & ninety eight cents for
value received of them and here by my
hand & seal Oct 8. 1872

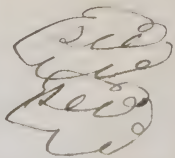
Philip Danvers

Philip Daniel

1787

1787

one day after date we
kindly surrenders her & to pay
Daugherty & Co Seven dollars
and seventeen cents for value
received witness our hands and seals
May 26th 1871

H. G. Miska 

H. G. Slusher

San

Jose

17.17

A 2.12 One day after date I bind myself my heirs &
heirs lawfully &c Two
Dallas and Twelve Cents I also waive
my right in the homestead. Exemption so far
As this particular debt is concerned for value
received with my hand and seal this the
3^d day of ^{February} ~~January~~, 1871 Wm A Fay
Attorney Seal

Mr R Taylor
Nate
Dec 12

Longherry & Co

224 One day after date I have my
self rec'd & to say Daugherty & Co

Two Dollars and every four
cents and I also waive my right in
the homestead exemption so far as
this mortgagor's debt is concerned
for value rec'd. Witness my hand
and seal Oct 19th 1871

Thames H. Bales Same with ^{his} Daine Seal
mark

Same Mr. Saine
To Note
Daughter &
(2.24)

June 8. 1872
June 29. 1872 Received of the within 50

Wm 85 1/2

105

\$7.03 Are day after
date I find myself
receive D. P. L. Langhorne
No seven dollars & three
cents and I also waive
my right in the Home
St. Exemption so far
as this particular sum
is concerned per value
recd witness my hand
and seal Dec 18/87

Sec. W. Brunk *WCB*

J. W. Frank
Paid
D & Co
\$7.03

April 24 - 1873 I gave
the payment of the within
note

Wm. J. Frank
in full

\$147.59 One day after date I bind myself
here to pay Charles Daugherty, surviving
partner of Daugherty & Co one hundred and forty
one dollars & fifty nine cent for value received
and also waive my right to my homestead
exemption so far as this particular debt is concerned
Witness my hand & seal Feb 18. 1814
D. V. Hatcher (S. S.)

1875

21

J. N. Hotchkiss

Virginia Lee County to wit.

This day personally appeared before me
A. Ball and made oath before me E. S.
Fulkerson Justice of said County
that said A. Ball & A. Ball held a
receipt against a note given to Charles
Daugherty is very questionable said note
is now in hands of E. S. Fulkerson
administrator of Charles Daugherty
that receipt I held until about
one year ago since that time has dis-
appeared and not be found. If so thing
I do know that, that receipt was for
the note now in the possession of
E. S. Fulkerson as administrator of
Charles Daugherty's estate.

March 31st/1888.

A. Ball
mark

Sworn to before me March 31st 1888

E. S. Fulkerson, J. C.

Virginia Lee County to wit.

This day personally appeared before me the
undersigned Justice Caleb Ball and stated that
said Ball came to him and stated that a note
by one Daugherty and Boyton was given to Arch Ball
up on a debt and asked Caleb Ball if he could help
him in the matter. Caleb Ball told Arch Ball
that the Ball was a Daugherty farm and

have been many sufficient to settle the
white and the black roll the white in that
very roll. after made said said the
account that was entered on the Dangling
roll. This is also testimony to the best of his
recollections. Spokane, the 4th 1898

Calvin Bates,

Witness to before me this April 4th 1898

L. E. Hallgren J.P.

Supple Receipts
for the Black & white

20.11 One day after
 date I find myself
 he is very happy sauntering
 through the
 and bled in cents and
 I also have my right
 in the Home State Examp
 tion to for as this particular
 debt is concerned for value
 received witness my hand
 and seal Aug 31st 1871

Iroquois
 Witness
 J. N. Bais

1874

20.11
 17
 140 77
 201 1
 341

36
 34
 17

20.11
 341
 23.82
 22 16
 136

205
 2011

Amt due to date June 2nd 1871

Aug 27th 1871

By Bue from after evening
Book of 2.05-

Arch Bue
Sole
Daughter
20.11

Received of L. D. Fullerton, executor
of Estate of deceased
one Note for Twenty Dollars due
said bond by Fielding Peck
dated July 4th 1864 with interest
from date which I promise to collect
a return this 24th day July 1883

A. Edmonson C. L. C.

258

Leue Daughter & Vex. Two Dollars
& fifty cents for value
I being witness my hand
and seal Nov 27th 1869

Witness J^h Wilson Esq
Mort

John L. Howard

J. S. Wilson
Dear Sir
Savannah 46

$\frac{12.50}{100}$

1114

One day after we to I promise
to pay was signed No one sold and for-
um for value recd of them. Witness my
hand and seal and I hereby waive
my heretofore exemption as to the obli-
gation This Augt-1st 1870

Thomas Sutton Seal

Witness
L. A. Gayles

off^s Buttons
note was 6
1/4

\$1.70 One day after date I have
myself here & to pay Daugherty &c
One dollar and seventy cents
and I also gave my right in the
Hornet & Birmingham so far as this
particular debt is concerned for value
received witness my hand and seal
Sept 7th 1871

His
John + Pierce
Morse

Witness

J. A. Bales

John Pace
to
Mrs
Dunlop Va

\$1.70

On or before the first day of Sept next I bind myself
here to pay Daugherty \$60 Twelve dollars for value received of
them and I also waive my right to my homestead exemption
as far as this debt is concerned for value received of them
Witness my hand and seal May 11th 1871

Witness
J. H. Bales

Solomon F. Hobbs (Seal)

S.D. Nobles
Do J. M. C.
12/4
Emigley Geo

Sept 23-1873 6 am of the
with in 1873 10.40

19.48 one day after date I have myself
been & to pay (any thing) for & fine
dollars and forty Eight cents and
I also was my right in the Home
stead Exemption so far as this partic-
ular debt is concerned for value
received witness my hand and seal

Dec 12th 1872

Witness

J. H. Bales

Brook his
+ Lewis Seal
mark

9.48

January 20th 1875
 New York
 1875

127. Cash 1883 \$5.00

1338 One day after date I have
myself held & to say Daugherty
Three Dollars and twenty eight
cents and I also waive my right
in the homestead exemption so far
as this particular debt is concerned
for value recd witness my
hand and seal Oct 19th 1871
Adam Y. Smalley seal

Adam G. Snively
Note

Danaher & Co
\$328

\$ 5.00

One day after date I bind myself
my heirs &c. to pay Charles Daugherty
five dollars for value recd, witness
my hand & seal. Augst 20 1860
Elijah Serrano

3
E. J. Smith
to note
\$5.00

On or before the first day of July
here to pay Charles Daugherty
One hundred dollars for value received of him
witness my hand and seal July 15th 1865

James G. [Signature]



#27.85

and day after date I
bind myself herein to pay
Chas. Sargent, Twenty seven
dollars & Eight, five cents.

reserving my right to the same
as far as this debt. Witness
my hand and seal. June 4th
1875

Wm P. Bailey scd

Mr. P. Dallas
Z. H. O. L.
Br. Cunningham

List of Insolvent notes returned
by L. D. Fulkerson as Administrator
of the Estate of Chas. Dougherty dead

	Note on Lee S. Fulkerson due Oct 21 1886	\$ 10.00
	Red note on same after credits	12.74
	Cash Recd for red note previous to cashing	20.00
	Note on W. D. Bales due June 4 th 1870	22.80
	" " John Sparks " Sept 12 1868	100.00
	" " Elijah Pennington Aug. 20 th 1860	5.00
	" " A. J. Smalley Oct 19 th 1871	3.28
Red	" " Arch Ament	
"	" " S. D. Hobbs 3 rd 11/71 & 10 th Sept 23/80	12.00
"	" " John Price due Sept 7/71	1.70
"	" " Elias Sutton Aug 1 st 1870	1.00
"	" " J. S. Wilson Nov 27 th 1869	2.50
"	" " Arch Ball previous to cashing paid	20.11
"	" " J. H. Hatcher Feb 18/84	141.57
"	" " L. W. Brink Dec. 19 1870	7.00
"	" " Samuel M. Payne C th 60	2.34
"	" " W. R. Layton	2.12
"	" " O. C. Shersher	7.17
"	" " Philip Daniel	25.78
"	" " S. Nichols cr. \$17.26	23.14
"	" " H. C. Bales had been paid	3.92
"	" " Sallie Cairns	3.97
	Amount forwarded	\$ 433.21

Bal	Amount brought over	433	21
	Note on James McNulty	11	21
	" " Frost on Patent Suits & Warren	5	00
		449	42

Insolvent
List of Notes

CH 5778

Virginia
 Lee County to wit: -
 L. D. Fulkerson Curator of
 the Estate of Chas. Daugherty
 deceased, this day personally
 appeared before me and
 made oath in due form
 that the foregoing list of
 notes are insolvent, and
 that after diligent efforts
 he finds it impossible to
 collect said notes, this
 August 17th 1889. J. A. Stuyt
 Comm.

Baker Mills Co
Feb 18th / 89

Dear Hyatt

I returned home
from my last night. Only
two of Daniel's Creditors
have seen your notice.
I will see it until the
30th and I will see as
many of them as I can
and get them to go to Dan
if they will. If not I will
give you their amounts.
If your object is to find
out whether or not the
Estate will pay out with-
out selling some land.
I can tell you now that

it will not, and the
present proceeding, is sim-
-ply adding cost on the
Estate unnecessarily. Can it
be stopped without any further
cost and let the matter
be proceeded with in the
regular way, or is this
the only way to proceed.
When I report, you can
make your report in 10
minutes, so I don't see
that it will make any dif-
-ference to wait until
the 20th. And if you proceed
tomorrow there will not
be a creditor there.

Yours Truly
L. D. Jackson

A. Edmonson Curator

Deft

vs
J. C. Bay

L. D. Fulkerson Curator

Deft

Pursuant to the requirements of a decree entered in the above styled cause, at the Decr Term 1888, I will at my office in the town of Jonesville Va on the 18th March 1889. proceed to settle and adjust the matters of account existing between the Deft. L. D. Fulkerson Curator of the Estate of Charles Daugherty decd, and Charles E. Baylon surviving partner of the said Daugherty.

Said L. D. Fulkerson and Charles E. Baylon will please attend at the time and place mentioned and lay before me all their papers necessary to enable me to make said settlement.

J. A. G. Wyatt

Deft

March 6th 1889.

At Emerson
Notice

To 1st March 1887.

Executed for
D. D. Fulkerson &
Charles E. Bayler
March 12th 1888
Edw. B. B. B. B. B.
for R. D. Flanagan
S. L. C.

Fernessville Va.
Nov. 1st 1888.

Hon. L. D. Fulkerson,
Dear Sir:-

I am directed
by a decree entered in the
Chancery Cause of Hester &
Ball Ex. vs L. D. Fulkerson Adm.
of E. H. Daniels dec'd et al, and of
Edmondson Guard &c vs L. D. Fulkerson
Curator &c of Chas. Daugherty dec'd
to settle your accounts as such
Adm. & Curator, and I desire
to perform said duty on the
15th of Novr 1888 and succeeding
days. You will please come
up on the 14th and bring all
papers you may have concern-
ing the same - don't fail
to come as I have put
the time as near the Circuit
Court as I can, which
commences on the 3rd Decr.
1888.

Yours truly
J. A. S. Hyatt
Commissioner

7. The above is a copy
of M. S. Ball's

no 3 notice

L. D. Fulkerson

Mailed a copy
of this notice

L. D. Fulkerson

Nov 1st 54

Wm. A.

Nov 15

100

The Commonwealth of Virginia,

To the Sheriff of Lee County--Greeting:

WE COMMAND YOU to summon

*L. D. Fulkerson Curator
of the Estate of Charles Daugherty, dec'd,
and Henry W. Edmonson Admr
with the will annexed of Mary F.
Daugherty, deceased.*

to appear at the Clerk's office of the Circuit Court of Lee County, at the Court House, on the first Monday in

October next, being Rule Day, to answer a Bill in Chancery exhibited in our Court against
them, by *A. Edmonson Guardian for Mary F.
Edmonson, Charles E. Edmonson, Wm F. Edmonson
Isabond G. Edmonson, Andrew Edmonson
Edney B. Edmonson and Nella B. Edmonson*

And have then and there this Writ. Witness, J. A. G. HYATT, Clerk of our said Court, at the Court House,

this *29th* day of *September*, 1885, in the 10 year of the Commonwealth.

J. A. G. Hyatt, Clerk.

A Copy---Teste:

(R. & Q)

A. Edmonson Guar. to

vs $\frac{3}{4}$ Spa in Chcy.

L. D. Fulkerson Curator

To October Rules 1885.

Executed by delivery
and office copy of exec
the within to L. D. Fulk
Oct 2, 1885 Friday
J. H. Cunningham, S. for
R. D. Fulkerson, S. L. C.

The Commonwealth of Virginia,

To the Sheriff of Lee County--Greeting:

WE COMMAND YOU to summon *L. D. Fulkerson* Curator of
the Estate of *Charles Daugherty* decd, and *Henry W.*
Edmonson Admr. with the will annexed of *Mary F.*
Daugherty decd, and *Charles E. Baylor* and *H. W.*
Edmonson securities of the said *L. D. Fulkerson*
Curator as aforesaid

to appear at the Clerk's office of the Circuit Court of Lee County, at the Court House, on the first Monday in
February next, being Rule Day, to answer a Bill in Chancery exhibited in our Court against
them, by *A. Edmonson* Guardian for *Mary*
A. Edmonson *Charles E. Edmonson*, *Wm H.*
Edmonson, *Aragona E. Edmonson*, *Andrew*
Edmonson, *Edney B. Edmonson* & *Jelly B. Edmonson*

And have then and there this Writ. Witness, J. A. G. HYATT, Clerk of our said Court, at the Court House,
this *23rd* day of *January*, 188*6*, in the *10* year of the Commonwealth.

J. A. G. Hyatt, Clerk.

A Copy---Teste:

Roll

A Edmonson Quarte

no 3 Spain chey

L. D. Hulkenow curator

To Febry Rules 1886

Executed by delivering
a true office Copy of
the within to Charles
E Baylorgan 28 1886

L. A. Quingo, S.
for R. S. Flanery, S. C.

Sheriff fee. 50